

Illinois Register

Rules of Governmental Agencies

Volume 17, Issue 17 — April 23, 1993

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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The Register will serve as the update to the Illinois Administrative Code, a compilation of the rules of State agencies. The most recent edition of the Code along with the Register comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1993

Material Rec'd	And before	Will be in	Published	Material Rec'd	And before	Will be in	Published
after 4:30 p.m. on:	4:30 p.m. on:	Issue #:	on:	after 4:30 p.m. on:	4:30 p.m. on:	Issue #:	on:
Dec. 16, 1992	Dec. 23, 1992	1 (M	on.) Jan. 4, 1993	June 22, 1993	June 29, 1993	28	July 9, 1993
Dec. 23, 1992	Dec. 30, 1992	2	Jan. 8, 1993	June 29, 1993	July 6, 1993	29	July 16, 1993
Dec. 30, 1992	Jan. 5, 1993	3	Jan. 15, 1993	July 6, 1993	July 13, 1993	30	July 23, 1993
Jan. 5, 1993	Jan. 12, 1993	4	Jan. 22, 1993	July 13, 1993	July 20, 1993	31	July 30, 1993
Jan. 12, 1993	Jan. 19, 1993	5	Jan. 29, 1993	July 20, 1993	July 27, 1993	32	Aug. 6, 1993
Jan. 19, 1993	Jan. 26, 1993	6	Feb. 5, 1993	July 27, 1993	Aug. 3, 1993	33	Aug. 13, 1993
Jan. 26, 1993	Feb. 2, 1993	7 (Tue:	s.) Feb. 16, 1993	Aug. 3, 1993	Aug. 10, 1993	34	Aug. 20, 1993
Feb. 2, 1993	Feb. 9, 1993	8	Feb. 19, 1993	Aug. 10, 1993	Aug. 17, 1993	35	Aug. 27, 1993
Feb. 9, 1993	Feb. 16, 1993	9	Feb. 26, 1993	Aug. 17, 1993	Aug. 24, 1993	36	Sept. 3, 1993
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Feb. 23, 1993	Mar. 2, 1993	11	Mar. 12, 1993	Aug. 31, 1993	Sept. 7, 1993	38	Sept. 17, 1993
Mar. 2, 1993	Mar. 9, 1993	-12	Mar. 19, 1993	Sept. 7, 1993	Sept. 14, 1993	39	Sept. 24, 1993
Mar. 9, 1993	Mar. 16, 1993	13	Mar. 26, 1993	Sept. 14, 1993	Sept. 21, 1993	40	Oct. 1, 1993
Mar. 16, 1993	Mar. 23, 1993	14	Apr. 2, 1993	Sept. 21, 1993	Sept. 28, 1993	41	Oct. 8, 1993
Mar. 23, 1993	Mar. 30, 1993	15	Apr. 9, 1993	Sept. 28, 1993	Oct. 5, 1993	42	Oct. 15, 1993
Mar. 30, 1993	Apr. 6, 1993	16	Apr. 16, 1993	Oct. 5, 1993	Oct. 12, 1993	43	Oct. 22, 1993
. Apr. 6, 1993	Apr. 13, 1993	17	Apr. 23, 1993	Oct. 12, 1993	Oct. 19, 1993	44	Oct. 29, 1993
Apr. 13, 1993	Apr. 20, 1993	18	Apr. 30, 1993	Oct. 19, 1993	Oct. 26, 1993	45	Nov. 5, 1993
Apr. 20, 1993	Apr. 27, 1993	19	May 7, 1993	Oct. 26, 1993	Nov. 2, 1993	46	Nov. 12, 1993
Apr. 27, 1993	May 4, 1993	20	May 14, 1993	Nov. 2, 1993	Nov. 9, 1993	47	Nov. 19, 1993
May 4, 1993	May 11, 1993	21	May 21, 1993	Nov. 9, 1993	Nov. 16, 1993	48	Nov. 29, 1993 (Mon.)
May 11, 1993	May 18, 1993	22	May 28, 1993	Nov. 16, 1993	Nov. 23, 1993	49	Dec. 3, 1993
May 18, 1993	May 25, 1993	23	June 4, 1993	Nov. 23, 1993	Nov. 30, 1993	50	Dec. 10, 1993
May 25, 1993	June 1, 1993	24	June 11, 1993	Nov. 30, 1993	Dec. 7, 1993	51	Dec. 17, 1993
June 1, 1993	June 8, 1993	25	June 18, 1993	Dec. 7, 1993	Dec. 14, 1993	52	Dec. 27, 1993 (Mon)
June 8, 1993	June 15, 1993	26	June 25, 1993	Dec. 14, 1993	Dec. 21, 1993	1	Jan. 3, 1994 (Mon.)
June 15 1993	June 22, 1993	27	July 2, 1993	Dec. 21, 1993	Dec. 28, 1993	2	Jan. 7, 1994

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

Heading of Part: Illinois Pseudorabies Control Act

1) 5

- Code Citation: 8 Ill. Adm. Code 115
- Proposed Action: Amend Section Numbers: 3)
- Statutory Authority: The Illinois Pseudorabies Control Act (Ill. Rev. Stat. 1991, ch. 8, par. 801 et seq, [510 ILCS 90/1], as amended by P.A. 87-157, effective January 1, 4)
- This rulemaking will delete the provision for recognition of split state status. It will also lift the testing as pseudorabies-free. As there is quite a volume of movement of swine entering Illinois from Canada, it is an unnecessary requirements for breeding and feeding animals entering Illinois from Canada. The United States Department of Agriculture, on May 20, 1991, recognized Canada as meeting Stage V status (free) for pseudorabies. The way the current rules are written, we only recognize states, not countries, Complete Description of the Subjects and Issues Involved: burden to require Illinois producers to retest these 2)
- Will this proposed rule replace an emergency rule in effect?; Yes (9
- Does this rulemaking contain an automatic repeal date? No 7
- Does this proposed amendment contain incorporations by reference? 8
- Are there any other amendments pending on this Part? Section Numbers Proposed Action Illinois Register Proposed Action 6
- Statement of Statewide Policy Objectives: Rule does not affect units of local governments. 10)

citation

comment period will be granted for receiving comments from the public. This comment period will begin on the day the notice of rulemaking appears in the <u>Illinois Register</u>. Comments should be sent to Judith Lozier, General Counsel, Department of Agriculture, State Fairgrounds, P.O. Box 19281, Springfield, Illinois 62794-9281. Time, Place and Manner in which interested persons can comment on this proposed rulemaking: A 45-day written 11)

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DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

- A) Types of small businesses affected: None B) Reporting, bookkeeping or other procedures required for compliance: None Types of professional skills necessary for compliance: Initial Regulatory Flexibility Analysis: 12)
- The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENT

(EXCEPT MEAT AND POULTRY INSPECTION ACT REGULATIONS) ANIMALS AND ANIMAL PRODUCTS DEPARTMENT OF AGRICULTURE AGRICULTURE AND ANIMALS SUBCHAPTER b: TITLE 8: CHAPTER I:

ILLINOIS PSEUDORABIES CONTROL ACT PART 115

2)

Section 115.10 115.15 115.20 115.30	Definitions Incorporation by Reference Pseudorabies Quarantines General Requirements for Qualified Pseudorabies Negative,
115.40	Negative Gene-Alfered Vaccinated and Feeder Swine Pseudorabies Monitored Herds Requirements for Establishing and Maintaining Qualified Pseudorabies Negative Herds
115.50	Requirements for Establishing and Maintaining Pseudorabies Negative Gene-Altered Vaccinated Swine Herds
115.60	Requirements for Establishing and Maintaining Feeder Swine Pseudorabies Monitored Herds
115.70	Pseudorabies Test Requirements for Intrastate Movement Pseudorabies Testing of Feeder Swine
115.90	Feeder Swine
115.100	Breeding Animals Consigned to Slaughter

3)

AUTHUMITY: Implementing and authorized by the Illinois Pseudorabies Control Act (Ill. Rev. Stat. 1991, ch. 8, par. 801 et seq., [510 ILCS 90/1] as amended by P.A. 87-157, effective January 1, 1992).

amended at 13 Ill. Reg. 3685, effective March 13, 1989; amended at 14 Ill. Reg. 1935, effective January 19, 1990; amended at 14 Ill. Reg. 5065, effective March 21, 1990; amended at 14 Ill. Reg. 15318, effective September 10, 1990; amended at 16 Ill. Reg. 11781, SOURCE: Adopted at 12 Ill. Reg. 3394, effective January 22, 1988; effective July 8, 1992, emergency amendment at 17 Ill. Reg. 5906, effective March 17, 1993, for a maximum of 150 days; amended at effective Ill. Red.

Section 115.80 Pseudorabies Testing of Feeder Swine

Code 105.10, enter or move within Illinois without further Swine for feeding purposes shall, in addition to complying with the other requirements of this Part and 8 Ill. Adm. testing requirements for pseudorables if: (a

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DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENT

- pseudorabies negative herd, a pseudorabies negative gene-altered vaccinated herd, or a feeder swine pseudorables qualified В The swine are from monitored herd; or 1)
- less, a representative sample is all swine 6 months The swine are from a herd in which a representative sample of animals 6 months of age and over have to an official within the preceding 12 months. In herds of 35 animals or of age and over or at least 10 animals, whichever In herds of 36 animals or more, a representative sample is a minimum of 30 percent or 30 animals that are 6 months of age and over, been tested and are negative to serological test for pseudorabies whichever is less; or is less.
- lowest classification shall be recognized by this Department as the classification for that entire requirements for Stage V. If there are multiple The swine originate from a state or-a-portion-of-a state that has been classified as Stage III, IV or Eradication Program Standards (Jan., the United States Animal 1992) as approved by the United States Animal Health Association (P.O. Box 28176, Suite 205, 6924 Lakeside Avenue, Richmond, Virginia 23228-0176) or pseudorabies classifications within a state, meets that Pseudorabies country State-Federal-Industry the from under originate
- Swine tested for pseudorabies under a market swine testing in the representative sample required in subsection (a)(2). be included program (Section 115.100) shall (q

effective Ill. Reg. Amended at (Source:

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

Heading of Part: Swine Disease Control and Eradication Act

1)

5

- Code Citation: 8 Ill. Adm. Code 105
- 3) Section Numbers: Proposed Action: 105.30 Amend
- Statutory Authority: The Illinois Swine Disease Control and Eradication Act (Ill. Rev. Stat. 1991, ch. 8, par. 501 et seq.) [510 ILCS 100/1], the Illinois Pseudorabies Control Act (Ill. Rev. Stat. 1991, ch. 8, par. 801 et seq, [510 ILCS 90/1], as amended by P.A. 87-157, effective January 1, 1992), and the Illinois Swine Brucellosis Eradication Act (Ill. Rev. Stat. 1991, ch. 8, par. 148f et seq.) [510 ILCS 95/1].
- A Complete Description of the Subjects and Issues Involved:
 The Department has inititated this rulemaking due to a
 change in the pseudorabies status of Indiana and Canada.
 Under the Program Standards for Pseudorabies Eradication,
 Indiana has been granted split state status as of February
 19, 1993. Under current Illinois regulations, we must accept
 feeder swine from the Stage III counties without yearly
 testing. It has long been the feeling of the Illinois Pork
 Producers Association and the Pseudorabies Advisory
 Committee that Illinois should not recognize split state
 status.

Due to the volume of movement of feeder pigs between Indiana and Illinois, the Department feels that rulemaking must commence to delete the provision of recognizing split status.

We are also amending these rules to lift the testing requirements for breeding and feeding animals entering Illinois from Canada. The United States Department of Agriculture, on May 20, 1991, recognized Canada as meeting Stage V status (free) for pseudorabies. The way the current rules are written, we only recognize states, not countries, as pseudorabies-free. As there is quite a volume of movement of swine entering Illinois from Canada, it is an unnecessary burden to require Illinois producers to retest these

- 6) Will this proposed rule replace an emergency rule in effect?: Yes
- 7) Does this rulemaking contain an automatic repeal date? No

ILLINOIS REGISTER DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

Does this proposed amendment contain incorporations by reference? No

8)

- 9) Are there any other amendments pending on this Part? No Section Numbers Proposed Action Illinois Register Citation
- 10) <u>Statement of Statewide Policy Objectives:</u> Rule does not affect units of local governments.
- Time, Place and Manner in which interested persons can comment on this proposed rulemaking:

 A 45-day written comment period will be granted for receiving comments from the public. This comment period will begin on the day the notice of rulemaking appears in the Illinois Register. Comments should be sent to Judith Lozier, General Counsel, Department of Agriculture, State Fairgrounds, P.O. Box 19281, Springfield, Illinois 62794-9281.
- 12) Initial Regulatory Flexibility Analysis:
 A) Types of small businesses affected: None
 B) Reporting, bookkeeping or other procedures required for compliance: None
 D) Types of professional skills necessary for compliance: None

The full text of the Proposed (Rules, Amendments) begins on the next page:

SUBCHAPTER D: ANIMALS AND ANIMAL PRODUCTS (EXCEPT MEAT AND POULTRY INSPECTION ACT REGULATIONS) DEPARTMENT OF AGRICULTURE AGRICULTURE AND ANIMALS CHAPTER I:

SWINE DISEASE CONTROL AND ERADICATION ACT PART 105

Section	
105.5	Definitions
105.10	Swine Entering Illinois for Feeding Purposes Only
105.20	Quarantine of Imported Feeder Swine
105.30	Swine Entering Illinois for Breeding Purposes
105.40	Pseudorabies (Aujeszky's Disease) in Swine (Repealed
105.41	General Requirements for Qualified Pseudorabies Negat
	Controlled Vaccinated and Feeder Swine Pseudora
	Monitored Herds (Repealed)
105.42	Requirements for Establishing and Maintaining Quali
	Pseudorabies Negative Herds (Repealed)
105.44	Requirements for Establishing and Maintaining Pseudora
	Controlled Vaccinated Swine Herds (Repealed)
105.46	Requirements for Establishing and Maintaining Feeder S
	Pseudorabies Monitored Herds (Repealed)
105.50	Official Pseudorabies Test (Repealed)
105.60	Pseudorabies Test Requirements for Intrastate Move
	(Repealed)
105.70	Pseudorabies Testing of Feeder Swine (Repealed)
105.80	Feeder Swine (Repealed)
105.90	Feral Swine

AUTHORITY: Implementing and authorized by the Illinois Swine Disease Control and Eradication Act (Ill. Rev. Stat. 1991, ch. 8, par. 501 et seq.) [510 ILGS 100/1], the Illinois Pseudorabies Control Act (Ill. Rev. Stat. 1991, ch. 8, par. 801 et seg., <u>[510</u> ILCS 90/11, as amended by P.A. 87-157, effective January 1, 1992),
and the Illinois Swine Brucellosis Eradication Act (Ill. Rev. Stat. 1991, ch. 8, par. 148f et seq.) [510 ILCS 95/1].

effective January 2, 1981; 5 IIÎ. Reg. 45, p. 12100, effective October 27, 1981; codified at 5 III. Reg. 10461; 5 III. Reg.13619, effective December 4, 1981; amended at 8 III. Reg. 5998, effective April 23, 1984; amended at 9 III. Reg. 2236, effective February 15, SOURCE: Rules and Regulations Relating to the Illinois Swine Disease Control and Eradication Act, filed February 24, 1975, effective March 6, 1975; 2 Ill. Reg. 24, p. 31, effective June 15, 1978; 2 Ill. Reg. 46, p. 10, effective November 11, 1978; 3 Ill. Reg. 33, p. 341, effective January 1, 1980; 5 Ill. Reg. 3, p. 745, 1985; amended at 9 Ill. Reg. 18435, effective November 19, 1985;

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DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENT

10538, effective May 21, 1987; amended at 12 Ill. Reg. 3440, effective January 22, 1988; amended at 13 Ill. Reg. 3715, effective March 13, 1989; amended at 14 Ill. Reg. 1961, effective January 19, 1990; amended at 14 Ill. Reg. 15322, effective September 10, 1990; amended at 16 Ill. Reg. 11799, effective July 8, 1992, emergency amendment at 17 Ill. Reg. 5910, effective March 17, 1993, for a amended at 10 Ill. Reg. 9758, effective May 21, 1986; amended at 11 Ill. Reg. 10187, effective May 15, 1987; amended at 11 Ill. Reg. Ill. Reg. maximum of 150 days; amended at effective

Section 105.30 Swine Entering Illinois for Breeding Purposes

- Swine for breeding purposes, exept feral swine, may enter Illinois provided they are accompanied by an official health certificate. a)
- Official health certificate shall: (q

fied

bies Swine ement

abies

ive,

- Be issued by an accredited veterinarian of the state of origin or by a veterinarian in the employ of the United States Department of Agriculture; 7
- Be approved by the Animal Health Official of the state of origin; 5)
- Identify each animal by registration number, ear tag, tattoo, or ear notch approved by the respective breed registry; 3)
- Show the swine are free from visible evidence of contagious, infectious, or communicable diseases; 4
- Show that the swine are not from a quarantined herd and/or area; 2
- validated brucellosis-free herd, with validated herd number and validation date listed on the health conducted by an approved laboratory within 30 days prior to entry, OR that the swine originate from a validated brucellosis-free area (Swine Brucellosis Eradication Uniform Methods and Rules (March, 1990; as Association, P.O. Box 28176, Suite 205, 6924 Lakeside Show any swine more than 4 months of age to be to an official test for brucellosis, certificate, OR that the swine originate approved by the United States negative 9

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENT

Avenue, Richmond, Virginia 23228-0176)). Incorporation by reference does not include any amendments or editions beyond the date specified; and

- within 30 days prior to entry OR that the swine originated from a qualified pseudorables negative herd, with the qualified herd number and qualification date listed on the health certificate, the requirements for Stave V or from a state that has been classified as Stage IV or Stage V under the Pseudorabies Eradication State-Federal-Industry Program Standards (April 1989) as approved by the States Animal Health Association (P.O. Box pseudorabies classifications within a state, the lowest classification shall be recognized by this Department as the classification for that entire state. Incorporation by reference does not include pseudorabies conducted by an approved laboratory OR that the swine originated from a country that meets Suite 205, 6924 Lakeside Avenue, Richmond, multiple any amendments or editions beyond the date specified. Show any swine to be negative to an official test for If there are lowest classification shall 23228-0176). Virginia 28176, 2
- all or at least 10 animals, whichever is less, are to be tested. If more than 36 breeding animals are involved, a minimum of 30 percent or 30 animals, whichever is less, is Eradication State-Federal-Industry Program Standards are exempt from the isolation and retest provisions. If there A percentage of the breeding swine shall be retested and negative to an official test for pseudorabies conducted not less than 30 days nor more than 90 days after entering Illinois. If the number of breeding animals is 35 or less, to be tested. Swine originating from a country that meets the requirements for Stage V or a state that has been classified as Stage IV or Stage V under the Pseudorabies are multiple pseudorabies classifications within a state. Department as the classification for that entire state. the lowest classification shall be recognized by G

effective Ill. Reg. at (Source: Amended

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ILLINOIS COMMERCE COMMISSION

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NOTICE OF PROPOSED AMENDMENT

- and Sanitary Sewer Utilities Governing Eligibility for Service, Deposits, Payment Practices and Discontinuance Procedures for Gas, Electric, Heading of the Part: Service
- 83 Ill. Adm. Code 280 Code Citation:

5

Proposed Action: Section Numbers:

280.76

New Section

- and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1991, ch. 111 2/3, pars. 9-221, 9-222, and 10-101)[220 ILCS 5/9-221, 9-222, and 10-101]. Statutory Authority: Implementing Sections 9-221 and 9-222 4)
- those refunds ordered paid to public utility customers under authority of either Section 9-221 or 9-222 of the Public A Complete Description of the Subjects and Issues Involved: This proposed amendment will establish an interest rate for Utilities Act. 2
- Will this proposed amendment replace an emergency amendment No. currently in effect? (9
- No. Does this rulemaking contain an automatic repeal date: 7
- Does this proposed amendment contain incorporations by reference? 8)
- Are there any other proposed amendments pending on this 6
- Statement of Statewide Policy Objectives: This proposed amendment neither creates nor expands any state mandate on units of local government, school districts, or community college districts. 10)
- Time, Place and Manner in which interested persons may comment on this proposed rulemaking: 11)

Any person who plans to submit comments should file a notice intent thereof, within 21 days of the date of this issue the Illinois Register with:

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

Chief Clerk

Illinois Commerce Commission 527 East Capitol Avenue Springfield, IL 62706 Comments should be filed with the Chief Clerk within 45 days of the date of this issue of the Illinois Register.

Initial Regulatory Flexibility Analysis: 12)

- Date amendment was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: April 9, 1993 A)
- will affect those public utilities that are also small businesses as defined in the Illinois Administrative Types of small businesses affected: This amendment Procedure Act. B)
- Reporting, bookkeeping or other procedures required for compliance: Bookkeeping ΰ
- Types of professional skills necessary for compliance: Managerial â

The full text of the Proposed Amendment begins on the next page:

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ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

MAPTER D: PROVISIONS APPLICABLE TO MORE THAN ONE KIND OF UTILITY ILLINOIS COMMERCE COMMISSION PUBLIC UTILITIES TITLE 83: SUBCHAPTER b: CHAPTER I:

PART 280

PROCEDURES FOR GAS, ELECTRIC, WATER AND SANITARY SEWER UTILITIES GOVERNING ELIGIBILITY FOR SERVICE, DEPOSITS, PAYMENT PRACTICES AND DISCONTINUANCE OF SERVICE

Customers

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

1008)[220 ILCS 35/8] and Sections 8-101, 8-207, and 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1991, ch. 111 2/3, pars. 8-101, 8-207, and 10-101)[220 ILCS 5/8-101, 8-207, and 10-101]. Act (III. Rev. Stat. 1991, ch. 111 2/3, par. 1001 et seq.)[220 ILCS 35/1 et seq.] and Sections 8-101 and 8-207 of (III. Rev. Stat. 1991, ch. 111 2/3, pars. 8-101 and 8-207)[220 ILCS 5/8-101 and 8-207], and authorized by Section 8 of The Small Business Utility AUTHORITY: Implementing the Small Business Utility Deposit Relief Deposit Relief Act (Ill. Rev. Stat. 1991, ch. 111 2/3, par.

16667, effective December 1, 1983, for a maximum of 150 days; amended at 8 Ill. Reg. 3664, effective March 15, 1984; emergency amendment at 8 Ill. Reg. 17924, effective September 13, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 21222, effective October 15, 1984; amended at 9 Ill. Reg. 2268, effective February 8, 1985; amended at 16 Ill. Reg. 11023, effective July 1, 1992; amended at 17 Ill. Reg. 805, effective January 15, 1993; amended at at 6 Ill. Reg. 13723, effective November 8, 1982; amended at 7 Ill. Reg. 9285, effective July 22, 1983; codified at 7 Ill. Reg. 13218; emergency amendment at 7 Ill. Reg. 14543, effective October 18, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 13221, effective November 1, 1983; emergency amendment at 7 Ill. Reg. p. 65, effective November 16, 1979, for a maximum of 150 days; amended at 4 Ill. Reg. 46, p. 1274, effective November 10, 1980; amended at 6 Ill. Reg. 10917, effective September 7, 1982; amended SOURCE: Rule repealed, new rule adopted at 3 Ill. Reg. 1, p. 102, effective January 6, 1979; emergency amendment at 3 Ill. Reg. 46, , effective

Section 280.76 Refunds of Additional Charges

In the event that the Commission orders a public utility to refund incorrectly calculated additional charges made pursuant to Section 9-221 or Section 9-222 of the Public Utilities Act, the public utility shall pay interest on such refund at the rate established the Commission to be paid on deposits in 83 Ill. Adm. Code 280.70(e)(1).

, effective Ill. Red. (Source: Added at

ILLINOIS REGISTER

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

- Procedures Governing the Establishment of Credit, Billing, Termination of Service and Issuance of Telephone Directories for Telephone Utilities in the State of Illinois (General Order 218) Heading of the Part: 7
- Code Citation: 83 Ill. Adm. Code 735 5
- Proposed Action: Section Numbers: 3)

735.121

New Section

- and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1991, ch. 111 2/3, pars. 9-221, 9-222, and 10-101)[220 ILCS 5/9-221, 9-222, and 10-101]. Implementing Sections 9-221 and 9-222 Statutory Authority: 4)
- exchange carriers under authority of either Section 9-221 or 9-222 of the Public Utilities Act. A Complete Description of the Subjects and Issues Involved: This proposed amendment will establish an interest rate for those refunds ordered paid to the customers of local 2
- Will this proposed amendment replace an emergency amendment currently in effect? No. (9
- Does this rulemaking contain an automatic repeal date: 7
- Does this proposed amendment contain incorporations by reference? 8
- Are there any other proposed amendments pending on this Part? No. 6
- amendment neither creates nor expands any state mandate on units of local government, school districts, or community Statement of Statewide Policy Objectives: This proposed college districts. 10)
- Time, Place and Manner in which interested persons may comment on this proposed rulemaking: 11)

Any person who plans to submit comments should file a notice of intent thereof, within 21 days of the date of this issue of the Illinois Register with:

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

Illinois Commerce Commission 527 East Capitol Avenue Springfield, IL 62706 Chief Clerk

Comments should be filed with the Chief Clerk within 45 days of the date of this issue of the Illinois Register.

Initial Regulatory Flexibility Analysis: 12)

Date amendment was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: April 9, 1993 A

Section

- will affect those local exchange telecommunications carriers that are also small businesses as defined in Types of small businesses affected: This amendment the Illinois Administrative Procedure Act. B
- Reporting, bookkeeping or other procedures required for compliance: Bookkeeping ΰ
- Types of professional skills necessary for compliance: Managerial a

The full text of the Proposed Amendment begins on the next page:

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

CHAPTER I: ILLINOIS COMMERCE COMMISSION SUBCHAPTER f: TELEPHONE UTILITIES PUBLIC UTILITIES TITLE 83:

PART 735

TELEPHONE UTILITIES LOCAL EXCHANGE TELECOMMUNICATIONS CARRIERS IN TERMINATION OF SERVICE AND ISSUANCE OF TELEPHONE DIRECTORIES FOR PROCEDURES GOVERNING THE ESTABLISHMENT OF CREDIT, BILLING,

THE STATE OF ILLINOIS (CENERAL ORDER 218)

Public Notice Concerning Availability of this Part Requirements to Avoid Shutoff of Service in the Notice of Discontinuance of Service Discontinuance or Refusal of Service Public Notice of Commission Rules Commission Complaint Procedures Refunds of Additional Charges Customer Information Booklet Deferred Payment Agreements Discrimination Prohibited Preferred Payment Dates Service Restoral Charge Applicants for Service Event of Illness Scope and Application Payment for Service Dispute Procedures Customer Billings Present Customers Illness Provision Second Language Past Due Bills Saving Clause Definitions Directories Deposits Variance Z E APPENDIX C APPENDIX APPENDIX 735.140 35.150 735.160 735.170 35,180 735.190 735.210 135.220 735.230 735,100 735.110 735.120 735.130 735.200 735.60 35,121 35.90 735.10 735.30 735.70 35.40 35.50 35.80

AUTHORITY: Implementing Sections 8-101 and 9-252 and authorized by Section 10-101 of the Public Utilities Act (Ill. Rev. Stat. 1991, ch. 111 2/3, pars. 8-101, 9-252, and 10-101)[220 ILCS 5/8-101, 9-252, and 10-101].

ILLINOIS COMMERCE COMMISSION

NOTICE OF PROPOSED AMENDMENT

SOURCE: Adopted at 7 III. Reg. 2108, effective February 4, 1983; codified at 7 III. Reg. 15969; emergency amendment at 7 III. Reg. 16055, effective November 17, 1983, for a maximum of 150 days; amended at 8 III. Reg. 5161, effective April 13, 1984; amended at III. Reg.

Section 735.121 Refunds of Additional Charges

In the event that the Commission orders a telecommunications carrier to refund incorrectly calculated additional charges made pursuant to Section 9-221 or Section 9-222 of the Public Utilities Act, the telecommunications carrier shall pay interest on such refund at the rate established by the Commission to be paid on deposits in 83 Ill. Adm. Code 735.120(h)(1).

, effective Ill. Reg. (Source: Added at

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DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

- Dog Training on Department-Owned or HEADING OF THE PART: Managed Sites 1
- 17 Ill. Adm. Code 950 CODE CITATION: 2)
- PROPOSED ACTION: Amendments Amendments SECTION NUMBERS: 950.40 950.50 3)
- STATUTORY AUTHORITY: Implementing and authorized by Sections 1.4, 2.30, 2.34 and 3.5 of the Wildlife Code (Ill. Rev. Stat. 1991, ch. 61, pars. 1.4, 2.30, 2.34 and 3.5) [520 ILCS 5/1.4, 5/2.30, 5/2.34 and 5/3.5] 4)
- A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED: These amendments add the Hamilton County State Fish and Wildlife Area to the list of Department sites where dog training is permitted. The amendments also allow trainers to use a shotgun with blank cartridges in addition to pistols with blank cartridges. 2
- WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN EFFECT? 9
- DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE? 7
- CONTAIN INCORPORATIONS BY PROPOSED AMENDMENTS REFERENCE? THESE 8 8
- ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART? 6
- This rule has no STATEMENT OF STATEWIDE POLICY OBJECTIVES: impact on local governments. 10)
- ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT Jack Price publication of this notice to: 11)

524 S. Second Street, Room 485 Springfield, IL 62701-1787 Department of Conservation

INITIAL REGULATORY FLEXIBILITY ANALYSIS: This rule does not affect small businesses 12)

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

CHAPTER I: DEPARTMENT OF CONSERVATION SUBCHAPTER b: FISH AND WILDLIFE CONSERVATION TITLE 17:

DOG TRAINING ON DEPARTMENT-OWNED OR -MANAGED SITES PART 950

Dog Training Seasons Dog Training Regulations Penalties, Future Rights/Appeal Procedures Statewide Regulations Permit Requirements Definitions Section 950.40 950.50 950.60 950.20 950.10

AUTHORITY: Implementing and authorized by Sections 1.4, 2.30, 2.34 and 3.5 of the Wildlife Code (Ill. Rev. Stat. 1991, ch. 61, pars. 1.4, 2.30, 2.34 and 3.5) [520 ILCS 5/1.4, 2.30, 2.34 and 3.5]

at 14 Ill. Reg. 13524, effective August 10, 1990; amended at 15 Ill. Reg. 11581, effective August 2, 1991; amended at 16 Ill. Reg. 11034, effective June 30, 1992; amended at 17 Ill. Reg. SOURCE: Amendment filed December 21, 1977; effective December 31, 1977; codified at 5 111. Reg. 10652; Part repealed, new Part adopted at 12 111. Reg. 1808, effective December 31, 1987; amended , effective

Section 950.40 Dog Training Seasons

Dog training at the following sites will be open from September 1 upland game season; during site - March 31, except closed during additional exceptions in parenthesis: Banner Marsh State Fish and Wildlife Area (no closed season)

Carlyle Reservoir

Eldon Hazlet State Park (open only January 1 - March 31)

Eldon Hazlet State Park north of Allen Branch

Eckerts Woods Area

Clinton Lake State Recreation Area

Des Plaines State Fish and Wildlife Area (open all year except during site upland game season)

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DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Hamilton County State Fish & Wildlife Area

Hidden Springs State Forest

Horseshoe Lake State Recreation Area

Iroquois County State Wildlife Area

Kankakee River State Park

Doza Creek Waterfowl Management Area shall be restricted Kaskaskia River State Fish and Wildlife Area (restricted areas include all nature preserves, natural areas, designated waterfowl rest areas and Baldwin Lake. The during the waterfowl season. Water retriever training only is open all year except in the Doza Creek Waterfowl Management Area during the waterfowl hunting season.)

Kickapoo State Recreation Area

Lake Shelbyville, West Okaw and Kaskaskia Fish and Wildlife Area (additionally open sunrise to sunset, April 1 - June 30 for coonhound training only) Marseilles Conservation Area (open only March 1 - August

Middle Fork State Fish and Wildlife Area

Mississippi River Area

Railsplitter State Park

Randolph County Conservation Area (no closed season)

Rock Cut State Park (open only March 1 - August 30)

Saline County Conservation Area

Sam Parr State Park

Sand Ridge State Forest (open September 15 - April 30 except open only Mondays and Tuesdays during site upland game season)

Sangchris Lake State Park (closed from opening of upland game season until January 1; open for waterdog training exclusively April 1 through August 31)

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

July 15 through Recreation Area (open from then from September 16 Shabbona Lake State through August 15 September 30)

Silver Springs State Fish and Wildlife Area

Stephen A. Forbes State Fish and Wildlife Area

Ten Mile Creek Fish and Wildlife Area

Trail of Tears State Forest

Washington County Conservation Area

WeinburgWeinberg-King State Park

effective 111. 17 at Amended (Source:

950.50 Dog Training Regulations Section

be unlawful: It shall

to train dogs on Department property except in designated areas; a)

to have any firearm in possession except that pistols <u>and</u> shotguns with blank cartridges may be used; q

to park any vehicle in any area other than designated parking areas; and ο̈

to use horses on Department property for dog training purposes, except at the following sites horses may used: ð

Carlyle Reservoir (Eldon Hazlet State Park north of Allen Branch)

Middle Fork State Fish and Wildlife Area

Sand Ridge State Forest

Park WeinburgWeinberg-King State

effective Reg. 111. 17 at Amended (Source:

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DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

Heading of the Part: SAFETY, MAINTENANCE AND SANITATION 1

20 Ill. Adm. Code Code Citation: 5

Proposed Action: Section Numbers: 3)

502.110

Amend

Statutory Authority: Implementing Sections 3-7-2 and 3-14-1 and authorized by Section 3-7-1 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-7-2, 1003-14-1, and 1003-7-1) {730 ILCS 5/3-7-2, 3-14-1, and 3-7-1 (1992)}. 4)

A Complete Description of the Subjects and Issues Involved: Statutory citations are being updated and Section 502.110 is being amended to further clarify committed persons may have any length hair provided it is neat, clean, and does not create a security risk. 2

Will this proposed rule replace an emergency rule currently in effect? No. (9

Does this rulemaking contain an automatic repeal date? 2

Yes

Does this proposed amendment contain incorporation by reference? No. 8

Are there any other proposed amendments pending on this Part? 6

This rulemaking does Statement of Statewide Policy Objectives: create or expand any State mandate. 10)

Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may submit written comments to: 11)

David C. Watkins, Deputy Director Illinois Department of Corrections Springfield, Illinois 62794-9277 1301 Concordia Court P. O. Box 19277

All written comments received within 45 days of the date of this publication will be considered.

Not required; this rulemaking Initial Regulatory Flexibility Analysis: does not affect small businesses. 12)

The full text of the Proposed Rule(s) begins on the next page:

TITLE 20: CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT CHAPTER I: DEPARTMENT OF CORRECTIONS SUBCHAPTER e: OPERATIONS

SAFETY, MAINTENANCE AND SANITATION

SUBPART A: FOOD SERVICE

Special Diets Applicability Sanitation Menus Section 502.30 502.10 502.20 502.40

SUBPART B: CLEANLINESS AND GROOMING FOR COMMITTED PERSONS

502.100Section

Responsibilities Applicability 502.105 502.110

Procedure

SUBPART C: CLOTHING, BEDDING, LINENS

502.200 Section

Responsibilities Applicability Clothing Bedding 502.210 502.220 502.230 502.205

Linens

SUBPART D: CLOTHING AND GRANTS FOR TRAVEL AND EXPENSES

502.300Section

Clothing for Release Applicability 502.310 502.320

Grants for Travel and Expenses

AUTHORITY: Implementing Sections 3-7-2 and 3-14-1 and authorized by Section 3-7-1 of the Unified Code of Corrections (III. Rev. Stat. 1991, ch. 38, pars. 1003-7-2, 1003-14-1, and 1003-7-1) {730 ILCS 5/3-7-2, 3-14-1, and 3-7-1 (1992)}.

SOURCE: Adopted at 8 III. Reg. 14618, effective August 1, 1984; amended at 11 III. Reg. 7264, effective May 1, 1987; amended at 13 III. Reg. 13577, effective September 1, 1989; amended at 15 III. Reg. 11928, effective September 1, 1991; amended at 17 III. Reg. , effective

effective.

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DEPARTMENT OF CORRECTIONS

NOTICE OF PROPOSED AMENDMENTS

CLEANLINESS AND GROOMING FOR COMMITTED PERSONS SUBPART B:

Section 502.110 Procedure

- mustaches, or beards so long as they are kept neat and clean and Committed persons may have any length of hair, sideburns, do not create a security risk. a)
- sideburns, or and/or beard significantly changes the individual's appearance, a new identification photograph shall be taken. If the growth, elimination, or color change of hair, mustache, (q
- An individual who continuously changes his appearance and thereby creates a security risk or a sanitation problem, may be required to abide by an individual grooming policy, at the discretion of the interferes with the orderly function of the facility, or otherwise Chief Administrative Officer. (၁

, effective Amended at 17 Ill. Reg. (Source:

AND DEVELOPMENTAL DISABILITIES DEPARTMENT OF MENTAL HEALTH

NOTICE OF PROPOSED AMENDMENTS

- οf Certification for Standards Minimum Heading of the Part: Minimum Developmental Training Programs 7
- 59 Ill. Adm. Code 119 Code Citation: 2)
- Proposed Action: New Section Amended Amended Amended Section Numbers: 119.260 119.270 119.120 119,300 3)
- Implementing and authorized by Section 100-15.2 of Disabilities Act (Ill. Stat. 1991, ch. $91\frac{1}{2}$, par. 100-15.2) [20 ILCS 1705/15.2]. the Department of Mental Health and Developmental Statutory Authority: Rev. 4)
- A Complete Description of the Subjects and Issues Involved: Part 119 is began amending Part 119 in March 1991. This process has included the Department's Rule on developmental training programs. The Department extensive discussion with community provider agencies. 2

The thrust of these amendments is to make Part 119 consistent with the proposed amendments to Part 103 (59 III. Adm. Code 103) (16 III. Reg. 14078, September 18, 1992) which attempts to provide flexibility in operation for community agencies and the inclusion of appropriate part of the reducing or eliminating unnecessary regulation while upholding reasonable standards of accountability and assurance of the provision of quality $% \left(1\right) =\left\{ 1\right\} =\left\{$ Department's general effort for regulatory reform, with the intent of These amendments are accountability processes.

statutes and technical changes have been made to make these amendments In addition, citations have been updated to reflect the most current consistent with other Department rules.

- currently Will these proposed amendments replace an emergency rule effect? (9
- No. Does this rulemaking contain an automatic repeal date? 7
- rulemaking incorporates by reference the standards of several nationally by reference? contain incorporations recognized accreditation bodies. amendments these proposed Do 8
- No. Are there any other proposed amendments pending on this Part? 6

DEPARTMENT OF MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES

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- This rulemaking does not impact the State Mandates Act (Ill. Rev. Stat. 1991, ch. 85, par. 2201, Statement of Statewide Policy Objectives: et seq.) [30 ILCS 805/1 et seq.]. 10)
- expiration of the first 45-day notice period. Submissions must be in writing and directed to: Judith Hollenberg, Rules Administrator, Illinois Department of Mental Health and Developmental Disabilities, 403 Stratton Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Any interested person may submit comments, data, before the rulemaking Building, Springfield, IL 62765, telephone (217) 785-3313. views or argument regarding this proposed 11)
- Initial Regulatory Flexibility Analysis: 12)
- Date amendments were submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Upon publication in the Illinois Register. (Y
- not-for-profit health and/or corporations (providers of community-based mental developmental disabilities services). Private of small business affected: B)
- to Part 103 (16 III. Reg. 14078, September 18, 1992), reporting, bookkeeping and other procedures are unchanged though simplified In modifying Part 119 to be consistent with the proposed amendments Reporting, bookkeeping or other procedures required for compliance: from those previously required. 0
- sional skills necessary for compliance are identical to those previously required in Part 119, including: (1) General business previously required in Part 119, including: (1) General business and accounting skills, and (2) Developmental disabilities treatment Types of professional skills necessary for compliance: Profes-(a

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES

NOTICE OF PROPOSED AMENDMENTS

CHAPTER I: DEPARTMENT OF MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES TITLE 59: MENTAL HEALTH

PART 119 MINIMUM STANDARDS FOR CERTIFICATION OF DEVELOPMENTAL TRAINING PROGRAMS

SUBPART A: GENERAL PROVISIONS

Section			
119.100	Applicability		
119.110	Incorporation	by	reference
119.120	Definitions		

SUBPART B: PROGRAM REQUIREMENTS

al

119.200	General requirements
119.205	Criteria for participation of individuals
119.210	Exclusion, suspension or discharge of an individua
119.215	Program staff
119.220	Interdisciplinary team (team)
119.225	Assessment of individuals
119.230	Individual services plan (plan)
119.235	Individual rights and confidentiality
119.240	Special training procedures
119.245	Committees
119.250	Medications and medical care
119.255	Environmental management
119.260	Administrative requirements
119.270	Accreditation

SUBPART C: CERTIFICATION REQUIREMENTS

AUTHORITY: Implementing and authorized by Section 100-15.2 of the Department ch. 914, par. 100-15.2) [20 ILCS 1705/15.2]. 7-68-camended-by-PrAr-86-1324; of Mental Health and Developmental Disabilities Act (Ill. Rev. Stat. #9691991,

Hearings

119,330

effective-September, 1990);

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AND DEVELOPMENTAL DISABILITIES DEPARTMENT OF MENTAL HEALTH

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SOURCE: Adopted at 14 III. Reg. 17227, effective October 9, 1990; emergency amendment at 16 III. Reg. 2662, effective February 1, 1992, for a maximum of 150 days; emergency expired June 30, 1992; amended at 17 Ill. Reg. effective

NOTE: Bold-face type denotes statutory language.

Section 119.120 Definitions

For the purposes of this Part, the following terms are defined:

means. "Abuse." Any physical injury, sexual abuse or mental inflicted on an individual other than by accidental (Section 1-101.1 of the Code)

fractures and lacerations which require suturing and all other injuries which because of the circumstances or nature require immediate medical treatment by a physician, such as Physical injury includes all injuries serious enough of the injury indicate possible abuse or neglect;

disabled, or has a guardian, or is unable to understand the nature of the act or is unable to give knowing consent, or is Sexual abuse includes but is not limited to any sexual another person if the individual has been adjudicated legally injured, or alleges that there is, or there is evidence of use of force, coercion, or the exchange of money or anything individual and penetration or sexual conduct between an of value; and Mental injury includes use of words, signs, gestures or other ridicules, threatens, harms or will knowingly incite or Mental injury also includes exploitation, which is any act that uses individuals, their resources or their possessions for an agency employee's personal gain or for an actions by anyone against an individual which intimidates, demeans, harasses, causes emotional anguish or distress, behavior on the part of precipitate maladaptive agency's benefit. individual.

A process establishing that a program complies with nationally-recognized standards of care as set by one of the "Accreditation." following:

8100 for Services for People with Developmental Services Developmentally Disabled Persons (AGBB Council), for Disabilities (Accreditation Council Standards for

6401

AND DEVELOPMENTAL DISABILITIES DEPARTMENT OF MENTAL HEALTH

NOTICE OF PROPOSED AMENDMENTS

Professional Place, Suite 204, Landover, Maryland 20785, 1989

Standards Manual for Organizations Serving People with Disabilities (Commission on Accreditation of Rehabilitation Facilities (CARF), 101 North Wilmot Road, Tucson, Arizona 85711, 1989 1992); Mental Health Standards Consolidated-Standards-Manual (Joint Commission on Accreditation of Healthcare Organizations Boulevard, Oakbrook Terrace, Illinois 60181, July 1, 1989 1993); Renaissance One

Accreditation of Health Care Organizations (JCAHO), One Renaissance Boulevard, Oakbrook Terrace, Illinois 60181, Accreditation Manual for Hospitals (Joint Commission 1993); Programs for Multi-Handicapped Students (National Accreditation Council for Agencies Serving the Blind & Visually Handicapped, 15 West 65th Street, New York, New York 10023, 1979); or Manual for Agency Provisions for Accreditation (Council on Accreditation of Services for Families and Children, Inc., 520 8th Avenue, Suite 2202B, New York, New York 10018, 1987

"Act." ---The --Mental --Health --and --Developmental --Disabilities Confidentiality -Act - (Ill: -Rev: -Stat: -1989; -ch: -912; -par: -801 -et

group as measured by adaptive behavior scales such as the Inventory for Client and Agency Planning (ICAP) (DLM Teaching Resources, One DLM Park, Allen, Texas 75002, 1986) and the Scales of Independent Behavior (SIB) (DLM Teaching Resources, One DLM Park, Allen, Texas The effectiveness or degree with which the individual approaches the standards of personal independence and social responsibility expected of the individual's age and cultural "Adaptive behavior."

"Authorized agency representative." A person appointed by the administration including its content and fiscal affairs. who has responsibility for body governing

The application of unpleasant or stimuli or stimuli that have a potentially noxious "Aversive procedures."

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on the exhibition of a specific behavior that is not contingent adaptive.

'Behavior management." Efforts to increase adaptive behaviors to modify problem behaviors or behaviors that are not adaptive replace them with behaviors and skills that are adaptive socially productive.

The Department's Bureau of Certification and Licensure. 'Bureau." "Code." The Mental Health and Developmental Disabilities Code (111. Rev. Stat. 1989 1991, ch. 911, par. 1-100 et seq.). Developmental Disabilities Confidentiality Act (III. Rev. Stat. 1991, ch. and Health par. 801 et seq.) [740 ILCS 110/1 et seq.]. The Mental Act." "Confidentiality

A calendar day, unless otherwise indicated. "Day."

The Department of Mental Health and Developmental "Department." Disabilities.

caused by mental retardation and which requires services similar to those required by mentally retarded individuals. Such disability must originate before the age of 18, be expected to continue indefinitely, and constitute a substantial handicap. (Section 1-106 "Developmental disability." A disability which is attributable to mental retardation, cerebral palsy, epilepsy or autism; or to any other condition which results in an impairment similar to that of the Code).

"Director." The Director of the Department.

The full release of an individual from a program. Discharge."

requirements of this Part by means other than indicated in compliance substantiate to Evidence "Equivalency."

'Exclusion." Preventing an individual's entrance or continuation in a program due to the individual's disability, medical condition, or maladaptive behavior, or due to lack of "Exploitation." Any act that uses individuals, their resources their possessions for the provider's employee's personal gain for the provider's benefit.

NOTICE OF PROPOSED AMENDMENTS

father, The individual's spouse, children, mother, sister and brother. A survey finding that a program has identified deficiencies with the standards in this Part. "Full compliance."

"Governing body." The provider's decision-making authority which establishes policies for the program's operation and the welfare of the individuals served.

limited guardian's duties encompass concerns related to service appointed by the court for an individual over age 18 so long as the "Guardian," The plenary or limited guardian or conservator requirements. "Imminent risk." A situation in which individuals in a program are or may be subject to mental, physical or psychological harm which is not immediately correctable, such as environmental or safety "Individual." A person who is applying for or receiving services in a program. "Individual record" or "record." Materials kept chronologically by a program in the course of providing services to an individual. "Individual services plan" or "plan." A written plan which individual agrees to their participation. The plan shall also includes an assessment of the individual's strengths and needs, a description of the services needed regardless of availability, objectives for each service, the role of the individual, guardian, family in the implementation, if the include a timetable for the accomplishment of objectives, and the names of the persons responsible for their implementation. significant others, and the

a specific work activity as determined by a time and motion study conducted on workers who are not impaired for the work being "Industrial norm." A standard of measured productivity outcomes of performed by age, physical or mental disability, or injury.

guardian based on full disclosure to the individual or guardian of the benefits and/or liabilities of participation in specific procedures and/or services, including releases of information, as "Informed consent." Permission freely granted by the individual or part of the individual's services plan. "Interdisciplinary team" or "team." A group consisting of at least the Individual, parents (except when a non-legally disabled

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NND DEVELOPMENTAL DISABILITIES DEPARTMENT OF MENTAL HEALTH

NOTICE OF PROPOSED AMENDMENTS

representatives of disciplines and services necessary to identify the individual's needs and to design services and alternatives to .ndividual or a legally disabled individual's guardian does not meet them. At least one member of the team shall be a qualified the guardian, as desire them to participate), mental retardation professional.

Maladaptive behavior." Actions by the individual that interrupt services, require a specific program addressing the behavior developed by the interdisciplinary team and exclude instances requiring only a verbal prompt such as, "please sit down." "Mental retardation." Significant subaverage general intellectual functioning which exists concurrently with impairment in adaptive behavior and which originates before the age of 18 years. (Section 1-116 of the Code) "Moral turpitude." Moral quality of being inherently base, depraved, vile or wicked. "Neglect." Fallure to provide adequate medical or personal care or maintenance to an individual which results in physical or mental Injury or in the deterioration of an individual's physical or (Section 1-117.1 of the Code) mental condition. "Notice of violation." A report submitted by the Bureau to a provider listing the program's deficiencies with this Part as noted during a survey.

the provider will take to bring the program into 'Plan of correction." A written plan submitted by a provider to the Bureau in response to a notice of violation, which describes compliance, including the time-frames for completion of each step. the steps

"Program." Services provided in non-residential facilities to self-help, community living skills, social and leisure skills, communication or productive work. "Progress notes." Narrative chronological documentation in an individual's record of service provided and its relationship to the "Progress notes."

corporation or organization, public or private, either for profit or not-for-profit, which operates a developmental training program A sole proprietorship, association, partnership, under the jurisdiction of a governing body or board. "Provider,"

NOTICE OF PROPOSED AMENDMENTS

have at least one year of experience working directly with individuals with mental retardation or other developmental "Qualified mental retardation professional (QMRP)." A QMRP must disabilities and be one of the following: A doctor of medicine or osteopathy licensed pursuant to the Medical Practice Act of 1987 (III. Rev. Stat. 1989 1991, ch. 111, par. 4400-1 et seq.) [225 ILCS 601/1 et seq.]; A registered nurse licensed pursuant to The Illinois Nursing Act of 1987, (Ill. Rev. Stat. 1969 1991, ch. 111, par. 3501 et seq.) [425 ILCS 55/1 et seq.];

An occupational therapist or occupational therapist assistant certified by the American Occupational Therapy Association or other comparable body (Illinois Occupational Therapy Practice Act (III. Rev. Stat. 1989 1991, ch. 111, par. 3701 et seq.) [225 ILCS 75/1 et seq.]); A physical therapist certified by the American Physical (Illinois Therapy Association or other comparable body Physical Therapy Act (III. Rev. Stat., 1969 1991, par. 4251 et seq.) [225 ILCS 90/1 et seq.]); A physical therapist assistant registered by the American Physical Therapy Association or a graduate of a two-year college-level program approved by the American Physical Therapy Association or comparable body;

from an accredited school (Clinical Psychologist Licensing Act (111. Rev. Stat. 1989 1991, ch. 111, par. 5351 et seq.) A psychologist with at least a master's degree in psychology [225 ILCS 15/1 et seq.]);

accredited or approved by the Council on Social Work Education or another comparable body (The Clinical Social university or graduate degree from a school of social work A social worker with a bachelor's degree from a college or Work and Social Work Practice Act (Ill. Rev. Stat. 1989 1991, ch. 111, par. 6351 et seq.) [225 ILCS 10/1 et seq.]); speech-language pathologist or audiologist with a Clinical Competence in Speech-Language American Speech Language Hearing Association or comparable body or meet the education requirements for licensure and be in the process of accumulating the supervised experience required for licensure Speech-Language Pathology and Audiology Pathology or Audiology granted by the certificate of Illinois

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ch. 111, par. 7901 Practice Act (Ill. Rev. Stat. 1989 1991, [225 ILCS 110/1 et seq.]); et seq.)

a bachelor's degree in recreation or in a specialty area such as art. A professional recreation staff person with dance, music or physical therapy; A professional dietician registered by the American Dietetics Association; or A human services professional with a bachelor's degree in a sociology, special education, rehabilitation counseling or field, including, but not limited to human services psychology. "quality assurance." A systematic and objective approach to monitoring and evaluating the appropriateness, adequacy and quality of services in order to identify and resolve problems.

except as part of a medically prescribed procedure for the treatment of an existing physical disorder or the amelioration of a physical handicap. The partial or total immobilization of an individual for the purpose of performing a medical or surgical procedure shall not constitute restraint. (Section 1-125 of the personal physical force of the limbs, head or body of an individual "Restraint." The direct restriction through mechanical means or

"Seclusion." Sequestration by placement of an individual alone in a room from which he or she has no means of leaving. (Section 1-126 of the Code) "Self-administration of medications." An individual's ability to take medications independently or with verbal prompts.

daily living skills which enable individuals to achieve independent "Skills training." Activities which focus on the development of functioning and economic self-sufficiency.

does not have a deficiency or group of deficiencies sufficient to jeopardize the health, welfare or safety of individuals or prevent 'Substantial compliance." A determination that a surveyed program their maximum development; or, when deficient, the provider has documented a plan of correction to rectify any deficiency or has an approved equivalency or waiver for it. "Survey." A process to determine the degree of compliance with including surveyor this Part which a program has maintained,

NOTICE OF PROPOSED AMENDMENTS

and the physical plant. and an on-site examination of policies, procedures, interviews of individuals and staff are also a part of the survey. records of individuals, written plans, observation

The conditional release of an individual from "Suspension" program.

plan, he or she may be removed from a situation that affords is not available for a reasonable period of time as determined by the team behavior services positive reinforcement to an area where reinforcement modification program pursuant to his or her individual placed in a individual is but not to exceed 30 minutes. an When "Time-out."

"Waiver." Department-granted exceptions to this Part on application by a provider, for a period not to exceed the duration of the current certificate.

contract performs work such as janitorial, simulated assembly and food service. "Work activity." The individual

effective Amended at 17 Ill. Reg. (Source:

Section 119.260 Administrative requirements

Governing body a)

- For-Profit-Gorporation-Act-of-1986-(ill:-Rev:-Stat:-1989;-ch: 32; -par: -101:01 -et -seq:); -and -with -59 -Iii: -Adm: -Gode -103 corporation, association, or unit of local government shall have a governing body in which is vested authority and operation of the program-in-compitance-with-the-General-Not (Grants) agency and all programs, services, facilities responsibility for the organization, management, control Each programmagency which is owned or operated by residences it administers. 7
- Each agency shall have provisions for obtaining input from consumers and/or consumer representatives to the governing 5)
- partnership; -corporation; -or -subdivisions -of -other -bodies; such -as -pubite -agencies -or -religious; -fraternal -or -other The -names -and -addresses -of -all-owners -or -controlling -parties charitable--organizations)--shall--be--fully--disclosed--and provided-to-the-Bepartment-annualiy;---For-corporations;-the (whether --they --are --a --sole --proprietorship; --association; names-and-addresses-of-all-officers,-directors,-and-principal 5

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stockholders;--either--beneficial--or--of--record;--shall--be disciosed-

- The -governing -body -shall -include -persons -who -have -no -direct in -the -geographic -area -served -by -the -program -and -include or-indirect-financial-interest-in-the-program-and-who-reside persons --with --developmental --disabilities --and --consumer representatives: +6
- Department's -- annual -- survey -- and -- other -- state -- and -- local inspections-which-indicate-the-outcome-and-disposition-of-any The --provider --shall --notify --the --governing --body --of --the Findings-resulting-from-a-survey-44

Advisory-beard 49

- whose-members-shall-be-persons-who-have-no-direct-or-indirect geographic -area -served -by -the -program; -and -who -include persons --with --developmental --disabilities --and --consumer partnership -shall -appoint -and -maintain -an -advisory -board financial -interest -in -the -program; -and -who -reside -in -the A-program-which-is-owned-or-operated-by-a-sole-proprietor-or representatives; +
- operated -by -a -soie -proprietor -or -partnership -shail -have -a The -advisory -board -shall -ensure -that -each -program-owned -or charter,-mission-statement,-goals-and-objectives-23

Authorized-agency-representative to o

whose-qualifications-and-duties-are-defined-in-writing-and-include authority -for -program -administration -and -management- -His -or -her performance -shall -be -reviewed -and -documented -annually -by -the The -provider -shail -appoint -an -authorized -agency -representative geverning-body-

Provider-policy-requirements ₽ P

- reviewed-annuaily; -revised-as-necessary-and-approved-by-the The -program -shall -have -written -polities -which -shall -be governing-body-or-advisory-board-and-shall-describe: ++
- Goats -and-objectives -reflecting-annual-and-long-range ¥
- ---population---served; ---including ---age---groups; disabilities-and-the-geographic-service-area; # H

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- The -services -provided -in -response -to -individual -and community-needs-including: €}
- The-hours-and-days-of-operation; 44
- The-methods-used-to-perform-initial-sereening-and assessment-of-individuals; <u>+</u>++
- A -description -of -processes -used -for -development of-the-services-plan; **±**±±+
- The --use --and --approval --of --special --training brocedures --such --as --time-out; --restraint --and aversive-techniques; ÷A+
- Handiing-emergencies-and-disasters;-and 4
- Maintenance-of-buildings,-vehicles-and-equipment; 4∓A
- Program-policy-shall-ensure-the-availability-of-professional. administrative - and -support -staff -to-assess - and -address -the needs --of --individuals; ---This --includes --personnel --and eonsultants --who --can --communicate; --either --verbally --or non-verbally;-with-individuals; 23
- Program --policy --shall --ensure --that --Bepartment-authorized consumer-interest-groups-shall-be-permitted,-with-the-consent of-the-individuals,-to-visit-a-program. 9}
- Consumer-interest-groups-must-request-authorization-in writing-to-visit-specific-programs:--The-request-shall be-made-to-the-Department-and-shall-specify-the-program to-be-visited-and-the-reason-for-the-group-s-proposed visit; --If-the-group-agrees -to-the-conditions-set-out below.-the-request-shall-contain-those-agreements. ₩
- The -Department -shall -authorize -a -group -to -visit -a program-for-a-period-of-one-year-if: B
- The--group--has--as--one--of--its--organizational purposes -to -review -public -services -for -mentally disabled-individuals; ÷+
- The --group--agrees--that--its--visits--will---not interfere-with-the-program; and ÷÷+

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- The -group -agrees -to -abide -by -the -provisions -of the-Act-concerning-records-and-communications-of individuals-in-programs.
- The -Department -shall -revoke -its -authorization -or -not renew-the-authorization-if-it-has-information-that-the group-has-not-abided-by-the-conditions-set-out-above. €}
- or-reverse-it-within-30-days;-The-Birector-shall-uphold Any-group-whose-authorization-has-been-denied;-revoked or -not -renewed -may -appeal -the -decision -in -writing -to the -Director, -who -shall -review-the -decision-and -accept the decision if he or she finds that the group has not abided-by-this-Part-Ή

Personnel-requirements to a

- Programs -shall -not-discriminate -in-the-hiring-or-employment of-staff-on-the-basis-of-race,-color;-age,-national-origin; sex;-religion;-or-handicap; 1}
- Personnel -policies -and -procedures -shall -be -in -writing -and available-for-review. 2)
- contractual --agreements --for --every --position, --including consultant-and-direct-service-volunteer-positions;-which-list the --job --title; --duties --and --responsibilitities; --minimum experience-and-educational-requirements;-immediate-supervisor The --program --shall --have --written --job --descriptions and-subordinates. 33
- Staff -shall -be -licensed; -registered -or -certified -by -the State, -if-required. 44
- When-paraprofessional-or-untrained-staff-are-used-in-direct services; -they-shall-be-supervised-by-professional-staff. 53
- A-pay-plan-for-all-position-titles-in-use-shall-be-available for-review-by-the-Department. 69

Staff and volunteer training (q++

- Training in principles and practices in the following areas shall be provided to direct service and professional staff: 1)
- Cardiopulmonary resuscitation (CPR), Heimlich maneuver and first aid; (A

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Behavior management;

B)

- Normalization; 0
- Age and cultural appropriateness; 6
- Safety, fire, and disaster procedures including: Ξ
- Use of fire-fighting equipment; and 1
- Familiarity with the disaster preparedness plan.
- exploitation, unusual incidents (see subsection (h) Prevention, handling and reporting of abuse, neglect, below(c) of this Section); E
- Individual rights in accordance with Chapter 2 of the Code and maintaining confidentiality in accordance with 3
- Team planning; Ξ
- Infection control and sanitation; and î
- Food preparation and handling for staff who prepare and serve food to individuals. 5
- Training for volunteers working directly with individuals subsections (b)(1)(A), (1)(E), (1)(F) and (1)(G) above of this Section. provide a training program for other shall be provided in the areas discussed in The agency shall volunteers. 2)

Quality-assurance £

- There-shall-be-a-written-quality-assurance-plan-and--ongoing activities--designed--to--review--and--evaluate--services--to individuals; -operation-of-programs-and-to-resolve-identified +
- The--scope--of--quality--assurance--shall--include--reviewing semi-annually,-or-more-frequently-if-problems-are-identified; at-least-the-following+ 23
- Service-planning; 4
- The --use --of --special --training --procedures --including behavior-management-procedures; B }

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- Snusual-incidents-relative-to-services-to-individuals: (e)
- Service-utilization; Ð

田

- Individuals1--records--ensuring--that--they--meet--the requirements-of-this-Part;
- Subcontracted -services -to -ensure -that -the -needs -of individuals-are-being-met;-and £
- The status of individuals receiving service. €
- Records-of-quatity-assurance-reviews-and-activities-shall-be filed-separately-from-the-records-of-individuals-3}

Unusual incidents h)c)

- The provider shall ensure that staff respond to unusual incidents by informing professional personnel and supervisory staff, documenting observations and actions and providing support and shall have written policies and procedures for such incidents, including but not limited to: 1)
- Rape or sexual assault; (A
- Abuse, neglect or exploitation; B)
- Death; 0
- Injury requiring medical care and treatment; <u>a</u>
- Assault; Ξ
- Missing individuals; Œ
- Theft; and 3
- Criminal conduct. Ê
- Within 24 hours of becoming aware of an incident, the provider shall report to local law enforcement agencies any incident which is subject to the Criminal Code of 1961. (Ill. Rev. Stat. 1989 1991, ch. 38, par. 1-1 et seq.) [720 ILCS 5/1-1 et seq.] 2)
- exploitation to the Bureau no later than the next working day. Such reports shall be investigated by the Bureau. If The provider shall report instances of abuse, neglect Such reports shall be investigated by the Bureau.

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a program or agency, the complainant shall be directed to directed to call the Illinois If the allegation involves an agency funded by Department but not a program or agency licensed, certified or authorized by the Bureau, the Department's Division of Developmental Disabilities shall investigate. If the allegation involves an entity who is not facility, a residential Department of Public Health hotline. call local law enforcement authority. complainant shall also be involves allegation

Individual's record (record) ÷}(†)

- Individuals or their guardians shall have individual's record in accordance with the Act and shall ensure the confidentiality of all records against loss access to the individual's record upon request. ensure safekeeping of The program shall destruction. 1
- The program shall maintain a chronological record for each individual. Records shall be located at a site, designated by the program, that is accessible and convenient to staff contributing to the plan. 2)
- Each entry shall be legible, dated and authenticated by the signature and title of the person making the entry. (Y
- Corrections shall be initialed and made in such a way as to leave the original incorrect entry legible. B)
- When symbols or abbreviations are used, the program shall provide a legend, standardized throughout the program, to explain them. 0
- following information shall be obtained and recorded when individual enters a program, and shall be updated as necessary: The an 3)
- Identifying information including name, date of birth, sex, race, social security number and legal status; (A
- The name, address and telephone number of the guardian or the person to be notified in case of an emergency; B)
- including, in the case of a hearing impaired or non-verbal individual, the individual's preferred mode The language spoken or understood by the individual of communication, e.g., American sign language, signed English, aural, oral or tactile communications device; 0

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- Psychological assessments and recommendations; (a
- other to foods, Prescribed medications, allergies medications and substances; $\widehat{\Xi}$
- Physical and dental examinations and medical history;
- Consent to receive emergency medical services; and G

Copies of the authorization for release of information

H

- following shall be entered in the individual's record during the period of service: The 4)
- Prior service history; (Y
- most recent the plan and Initial assessments and assessments and plan; B)
- Documentation of approval and their results when special training procedures are used such as time-out, restraint and aversive procedures; and C
- monthly, at least involvement Chronological progress notes, documenting the individual's response to the plan. (Q

(j)e) Financial and operational requirements

Programs shall comply with 59 Ill. Adm. Code 103 (Grants).

, effective (Source: Amended at 16 Ill. Reg.

Section 119.270 Accreditation

- Manual for Hospitals (JCAHO), Programs for Multi-Handicapped Students or Manual for Agency Accreditation (COA) may be deemed to be compliance with Section 119.260(a). Standards for Services for People with Developmental Disabilities (Council), Standards Manual for Organizations Serving People with Disabilities (CARF), Mental Health Standards (JCAHO), Accreditation either status accreditation demonstrating Providers a
- Demonstration of current accreditation status shall be achieved by submission of a statement of accreditation by the agency to the Department. (a)

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c) If the agency's accreditation status changes for any reason, the agency shall notify the Department of that change within 30 days after the effective date following the change.

(Source: Added at 17 Ill. Reg.

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SUBPART C: CERTIFICATION REQUIREMENTS

Section 119.300 Issuing a certificate and period of certification

- a) The Department shall issue a certificate after receipt of a completed application, including the authorized agency representative's signature and the date, and after verifying the provider's compliance with this Part.
- The Department shall survey providers and their certified programs. The Department shall review the provision of services, observe individuals and staff, and inspect the records and premises for the purpose of determining compliance with this Part.
- c) The Department shall survey providers to determine their compliance with this Part at the time of initial certification or certificate renewal.
- d) If a provider requests a waiver of any standard in this Part, it shall present to the Department a plan of correction to comply with the required standard, including a timetable for compliance and its rationale for the waiver request. Standards identified in Sections 119.325(a)(1)(A),(B),(C) and (D) shall not be waived.
- e) if-a-provider-is-not-able-to-comply-with-a-standard-in-this-Part due-to-insufficient-funding-or-no-funding-the-following-shall occur-
- 1) The provider-shall-request-a-waiver-of-the-specific-standard in-its-plan-of-correction-which-shall-state-that-the-provider cannot-comply-with-the-standard-due-to-insufficient-funding or-no-funding;
- The-Department's-Division-of-Developmental-Disabilities-shall review-the-waiver-request-and-determine-if-the-waiver-shall be-granted-except that-no-waiver-shall-be-granted-for-any standard-identified-in-Sections-119:325(a)(1)(A);(B);(G)-and (B);
- 3) if-the-Bivision-of-Bevelopmental-Bisabilities-determines-that a -waiver-should-be-granted, it -shall-direct-the-Bureau-to-waive-the-specific-standard.
- f) If -a -provider -requests -an -equivalency -for -any -standard -in -this Part; -it -shall -present -a -written -description -to -the -Bepartment -of the --equivalency --containing --specific --reference --as -to -how --the equivalency -meets -the -standard; --An -equivalency -shall -not -be

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granted -on -standards -identified -in -Sections -119:325(a)(1)(A);(B); (6)-and-(B)+

g)e)	V (certificate	sha11	þe	valid	for	one	year	unless	denied	by	the
	De	partment.										

, effective (Source: Amended at 17 Ill. Reg.

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1) Heading of Part: Disadvantaged, Minority and Woman-Owned Businesses

92 Ill. Adm. Code 10 2) Code Citation:

Proposed Action:	Amend	New Section						
Section Numbers:	10.20	10.30	10.40	10.50	10.60	10.70	10.80	10.90

<u>Statutory Authority:</u> Implementing and authorized by Section 5 of the Illinois Purchasing Act (Ill. Rev. Stat. 1991, ch. 127, par. 132.5) [30 ILCS 505/5] and by Sections 3-101, 3-103, and 4-201 of the Illinois Highway Code (Ill. Rev. Stat. 1991, ch. 121, pars. 3-101, 3-103 and 4-201.1) [605 ILCS 5/3-101, 3-103, and 4-201.1] 4

A complete description of the subjects and issues involved: By this proposed rulemaking, the Department is making the changes needed to delete the recommendation role of a Certification Analyst and the decision making role of the Management Committee in the disadvantaged business certification process. The newly defined Certification Section is given an information gathering and audit function with decision making authority vested in the Bureau Chief. The amendments make all necessary changes to conform all aspects of the rule to the amended decision making structure vest authority for all decisions in the Bureau Chief except review decisions. New Section 10.90 is added to make clear that the Certification Review Committee deliberations will be subject to the Open Meetings Act but that no regular meetings will be scheduled. Instead, special meetings will be scheduled, and notice given to the public, within sixty days of filing of any request for review. as well as grammatical changes considered appropriate. These changes will 2

Additionally, references to minority business enterprises (MBEs) and womanowned businesses (WBEs) have been deleted because the MBE and MBE goals are combined with, and are considered to be, DBE goals.

Finally, the citations to the CFR have been revised because the numbering system in the Code of Federal Regulations (CFR) changes with the updated issues. The revisions ensure that the references to the CFR remain as current as possible. 6) Will this proposed rulemaking replace an emergency rule currently in effect? No.

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- 7) Does this rulemaking contain an automatic repeal date?
- 8) Does this proposed amendment contain incorporations by reference?

These conform to Section 6.02(a) of the Illinois Administrative Procedure

- 9) Are there any other amendments pending on this Part? No
- Rules do not affect units of 10) Statement of Statewide Policy Objectives: local government.
- Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: =

Any interested party may submit written comments or arguments concerning this proposed rule. Written submissions shall be filed with:

Illinois Department of Transportation Office of Finance and Administration Springfield, Illinois 62764 (217) 782-5490 Ms. Beverly Herrin DBE Certification Section

Comments received within thirty days of the date of publication of this Illinois Register will be considered. Comments received after that time

12) Initial Regulatory Flexibility Analysis:

will be considered, time permitting.

- Types of small businesses affected: Those small businesses who desire certification or recertification as a DBE. 8
- Reporting, bookkeeping or other procedures reguired for compliance: 8
- skills are necessary for compliance with this rulemaking. Regarding this Part, the expertise and ability to control and manage a firm on No special Types of professional skills necessary for compliance: a day-to-day basis is necessary. C

The full text of the Proposed Amendments begins on the next page:

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TITLE 92: TRANSPORTATION CHAPTER I: DEPARTMENT OF TRANSPORTATION GENERAL SUBCHAPTER a:

DISADVANTAGED, MINORITY AND MOMAN-OWNED BUSINESSES ENTERPRISES PART 10

incorporation By Reference of Federal Regulations

Section

Eligibility Standards Definitions

Certification

Recertification Decertification Challenge 10.10 10.20 10.30 10.40 10.50 10.70 10.80

Public Meetings

AUTHORITY: Implementing and authorized by Section 5 of the Illinois Purchasing Act (Ill. Rev. Stat. 190791, ch. 127, par. 132.5)[30 ILCS 505/51 and by Sections 3-101, 3-103, and 4-201.1 of the Illinois Highway Code (Ill. Rev. Stat. 190791, ch. 121, pars. 3-101, 3-103 and 4-201.1)[605 ILCS Rev. Stat. 190791, ch. 121 5/3-101, 3-103, and 4-201.11. SOURCE: Adopted at 11 Ill. Reg. 13645, effective August 3, 1987; amended at 12 Ill. Reg. 9717, effective May 24, 1988; amended at 13 Ill. Reg. 3962, effective March 14, 1989; emergency amendments at 16 Ill. Reg. 16407, effective October 9, 1992, for a maximum of 150 days; amended at 17 Ill. ., effective

Section 10.10 Purpose

- The purpose of this Part is to carry out the United States Department of Transportation's policy of supporting the fullest possible participation of firms owned and controlled by disadvantaged individuals, minorities, and women in the performance of contracts financed in whole or in part with ederal funds. a)
- The purpose of this Part is also to establish: a
- by the Department to certify, recertify or decertify firms desiring to participate as disadvantaged, minority or woman-owned businesses in Department contracts containing Disadvantaged Business Enterprise (DBE), Minority Business the procedures governing the administrative actions taken $\widehat{}$

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Enterprise (MBE), Woman-Owned Business Enterprise (WBE)

the challenge procedures applicable to the social and economic disadvantage of firms desiring to participate as disadvantaged businesses. 5

effective (Source: Amended at 17 Ill. Reg.

Section 10.20 Incorporation by Reference of Federal Regulations

Whenever this Part refers to <u>49 CFR 23 the Gode of Federal Regulations</u> and that reference incorporates the federal regulations by reference, the federal regulation incorporated shall be that which was effective as of October 21, 1987 October 1, 1992, not including any later amendments or editions. Copies of the appropriate federal regulations are available from the Certification Section of the Bureau of Small Business Enterprises.

_, effective (Source: Amended at 17 Ill. Reg.

Section 10.30 Definitions

As used in this Part:

"Applicant" means a concern that submits an application for certification or recertification as a <u>Disadvantaged Business</u> Enterprise (DBE), MBE or WBE. certification or

Bureau of Small Business Enterprises of Illinois Department of Transportation. "Bureau" means the

"Bureau Chief" means the Department's Bureau Chief of the Bureau of Small Business Enterprises or his designee.

Department of Transportation whose duties include an in-depth examination of certification applications for disadvantaged, "Certification Analyst" means an employee of the Illinois minority and woman-owned businesses. "Certification Manager" means the Manager of the Certification Section of the Bureau of Small Business Enterprises of the Illinois Department of Transportation or his designee.

Transportation's Committee on Disadvantaged, Minority, and Woman-Owned Business Certification. The Bureau Chief, ex officio, is clerk of the Certification Review Committee. Other members "Certification Review Committee" means the Illinois Department of

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Administration or designee, the Director of Highways or designee, the Director of the Office of Planning and Programming or designee, the Director of the Division of Aeronautics or designee, the \underline{a} District Engineer or designee and the Manager, Certification Section, Bureau of Small Business Enterprises. 0f the Office Director

Bureau "Certification Section" means the section within the responsible for certification matters.

"Concern" means any business entity organized for profit and includes an individual sole proprietor, partnership without limited partners, corporation or professional association. "Contract" shall have the meaning defined in 49 CFR 23.5 which is incorporated by reference at Section 10.20.

"Contractor" shall have the meaning defined in 49 CFR 23.5 which

is incorporated by reference at Section 10.20.

"Department" means the Illinois Department of Transportation.

Section "Disadvantaged business" or "DBE" shall have the meaning in 49 CFR 23.62 which is incorporated by reference at 10.20. "Joint venture" shall have the meaning defined in 49 CFR 23.5 and 49 CFR 23, Schedule B which are is incorporated by reference at Section 10.20.

Manager, the Manager of the Policy and Support Services Section and the Manager of the Labor/EEO & DBE/WBE Contract Compliance Section of the Bureau of Small Business Enterprises of the "Management Committee" means the Bureau Chief, the Certification Illinois Department of Transportation. "Minority" shall have the meaning defined in 49 CFR 23.5 which is incorporated by reference at Section 10.20.

"Winority business enterprise" or "MBE" shall have the meaning defined in 49 CFR 23.5 which is incorporated by reference at Section 10.20. "On-site visit" means the observation of the applicant in its his/her normal surroundings by such means as visual observation, the posing of verbal questions, and an ascertainment of the general pattern of operations of the applicant's concern.

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"Program" means a Disadvantaged, Minority and Woman Owned Business Enterprise Program adopted pursuant to 49 CFR 23,44 which is incorporated by reference at Section 10.20.

of "Secretary" means the Secretary of the Illinois Department Fransportation or his designee. "Small business concern" shall have the meaning defined in 49 CFR 23.62 which is incorporated by reference at Section 10.20. "Socially and economically disadvantaged individuals" shall have the meaning defined in 49 CFR 23.62 and 49 CFR 23, Subpart B, Oppendix C which are is incorporated by reference at Section

as by "USDOT departmental element" shall have the meaning defined "departmental element" in 49 CFR 23.5- which is incorporated reference at Section 10.20. "Woman owned business" or "WBE" means a small business concern the case of a publicly owned business, at least 51 per centum of the stock of which is owned by one or more women, and whose which is at least 51 per centum owned by one or more women or, in management and daily business operations are controlled by one or more of the women owners.

effective Amended at 17 Ill. Reg. (Source:

Section 10.40 Eligibility Standards

business goals established in contracts let by the Department. To ensure that this Part benefits only qualified applicants, the eligibility standards of 49 CFR 23 shall be used by the Department to determine whether an applicant is owned and controlled by one or more minorities in the case of an MBE, womentoward the applicable disadvantaged, minority or woman-owned the eligibility standards. For example, an individual applying for certification is required to submit documentation verifying pe for certification or recertification shall prove that it satisfies ethnicity, including but not limited to, a massmort, a birth Only concerns and joint ventures certified by the Department as disadvantaged, minority or woman owned are eligible to be counted in the case of a WBE, or socially and economically disadvantaged of Indian Atfairs card, individuals in the case of a DBE. The determination eligibility for certification or recertification shall governed by the eligibility standards. An applicant An applicant certificate, tribal certificate, Bureau of Papers. Services Discharge Armed a)

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accordance with either Section 10.50(h)(1), 10.60(k)(1) or 10.70(f)(1), in addition to proving that it satisfies all eligibility standards, shall prove that it has corrected all deficiencies listed in the Notice of Denial or Decertification. These standards of eligibility must be met before an applicant can be certified. If a firm fails to meet one of the eligibility An applicant for certification standards, no further consideration need be given application, and the certification shall be denied. Services Discharge Papers.

An applicant shall be certified or recertified as a DBE, in accordance with the procedures set forth in Sections 10.50 and 10.60, if the applicant meets the definition of a DBE as determined by the eligibility standards. ‡

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- in accordance with the procedures set forth in Sections 10.50 and 10.60, if the applicant meets the definition of An applicant shall be certified or recertified as an MBE, an MBE as determined by the eligibility standards. 4
- An applicant shall be certified or recertified as a WBE, in accordance with the procedures set forth in Section 10.50 and 10.60, if the applicant meets the definition of a MBE as determined by the eligibility standards. #
- An applicant shall meet all eligibility standards set forth in 49 CFR 23.53(a)(1) through (a)(6) inclusive and 49 CFR 23.53(c) and (d) which are incorporated by reference at Section 10.20. \$
- An applicant whose principal place of business is located in a state other than Illinois shall be certified by that state in accordance with its program prior to certification by the G
- An applicant shall possess all necessary, valid licenses, and operating authority or certification of authority to do business in this state prior to certification by the Department. G
- In accordance with the eligibility standards set forth in 49 CFR 23.53(a)(2), the Department shall give consideration to the following circumstances in determining eligibility in this Part: (e
- t determine if the firm meets the criteria for an independent Applicants which are newly formed or whose ownership or for certification shall be examined control has changed within two years prior to application

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business and that the ownership is not merely pro forma.

between or among present owners of an applicant shall be examined to ensure that the eligible owner has the management responsibility, control and capability provided previous or continuing employer-employee relationship for in the eligibility standards.

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Any relationship between an applicant and a business, concern, firm or individual which is not eligible for a stansing the concern, that the examined to determine if the Such control relationships include but are not limited to the following: of the eligibility standards. relationship conflicts with the ownership and requirements

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- shared employees; 8
- shared or leased equipment; 8
- shared or leased office space; 0
- or leased storage space or equipment storage shared /ards; 6
- financial investment, loans or assistance; □

9

- interlocking management; and Œ
- management or technical services. G
- ability and the expertise to perform, control, manage and supervise the work in the categories of work for which certification is sought. In order to demonstrate the above described elements, an applicant without past experience may offer such evidence as: prior ownership of a business, Applicants which are not operational shall not be eligible for certification pursuant to this Part. In order to be considered operational, a concern shall be established in ousiness and shall demonstrate the actual performance, categories of work for which certification is sought or the prior work experience in the work categories sought, or management and supervision of work in prior work experience in related work categories. control, 4

(Source: Amended at 17 Ill. Reg.

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DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

Section 10.50 Certification

a)

- under this Part shall file with the Certification Section of the Bureau of Small Business Enterprises a Certification Application corporate bylaws and signed loan agreements, which are required by the Certification Application and 49 CFR 23, Schedule A, incorporated by reference herein. Applicants which desire certification as a joint venture under this Part shall file with the Certification Section of the Bureau, in addition to the Certification Application, the Joint Venture Certification loss allocation between the ventures, work resumes and separate ed from the Bureau. All portions of the appropriate applications shall be completed, and all required attachments must be submitted before a determination of eligibility will be made. in a form approved by the appropriate USDOT departmental element, together with all supporting information, including but not limited to, assumed name certificates, partnership agreements, individual capital accounts, which are required by the Joint incorporated by reference herein. The applications may be obtain— Application in a form approved by the appropriate USDOT departmental element, together with all supporting information, including but not limited to, capital contribution schedules, profit/ Any applicant which desires certification as a DBE... MBE.or Venture Certification Application and 49 CFR 23, Schedule B,
- or marked not applicable and that all required attachments have been submitted. The applicant will be requested to supply ensure that all portions of the application have been completed tion when received<u>. and assign it to a Certification Analyst for</u> examination and review. The Certification Analyst Section will The Certification Section shall date and time-stamp the applicamissing information or attachments.
- When the Certification Analyst Section verifies that application is complete, an audit will be conducted on eligibility of the applicant.

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- tion or documentation to verify the contents of the application or to aid in the eligibility determination. Examples of such information and documentation include but are not The applicant may be requested to supply additional informalimited to the following:
- evidence of equity contribution, such as personal bank account statement, loan documents and/or copy of equity contribution check, 8

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

- evidence of required license/ or <u>operating</u> authority to transact business in the State of Illinois, 8
- bank signature card, 0
- bank resolution, 6
- income tax records, and ()
- evidence of stock transfer(s). Œ
- Analyst in order to make an eligibility determination. An applicant which does not supply such additional information or documentation shall not be certified. documentation which is requested by the Certification The applicant shall supply additional information or 5)
- the audit. The Certification Analyst audit shall further arrange for the include a personal interview of with the principal owners of The Certification Analyst audit shall arrange for include an on-site visit to the offices of the applicant and to any sites on which the applicant is working at the time of the applicant firm G
- Upon completion of the audit, the Certification Analyst shall-The audit determination shall set forth the findings and conclusions of the audit and shall make a recommendation either to certify or not certify the applicant. The Certification Analyst shall be governed by the standards for eligibility set forth in Section 10.40 of this Part. draft an audit determination. 4
- Certification Analyst Section, but the Management Committee shall not be required to follow the Certification Analyst's establishing compliance with the eligibility standards. An audit determination upon which a finding cannot be made shall be audit The Management Committee shall render a<u>A</u> decision regarding certi-fication of the applicant <u>shall be</u> based upon the audit fication of the applicant <u>shall be</u> based upon the audit determination and the <u>application and</u> record assembled by the recommendation. Applicants shall not be certified unless the record establishes that the applicant meets the eligibility Applicants shall not be denied certification unless the Management Committee finds that the applicant has not met its have the burden of returned to the Certification Section with a statement of Management Committee finds that the audit determination standards set forth in Section 10.40 of this Part. deficiencies. e)+

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DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

- Certification Manager Bureau Chief to applicants granted certification. The Certificate of DBE/MBE/WBF Certification is effective for a period of one year from the date of the approval letter. Joint venture certification is effective for specific contracts only. Certificates shall remain the property of the A letter of approval and certificate shall be mailed by the Department.
- by the Certification Manager Bureau Chief to applicants denied certification. Service shall be by certified mail, return receipt requested. Except as provided in 49 CFR 23.55, the denial of certification shall be final for all contracts being A Notice of Denial, which contains a statement of the reasons why the applicant has not been certified and the provision(s) of the eligibility standards which support the denial, shall be mailed let at the time of the denial. Applicants denied certification
- Correct deficiencies listed in the Notice of Denial and reapply for certification after the passage of one hundred and eighty calendar days from receipt of the Notice of Denial by filing a Certification Application; or 2
- one File an appeal in writing, signed and dated, with United States Department of Transportation within hundred and eighty calendar days from the date of Department's Notice of Denial. 5
- The Bureau shall maintain a DBE/MBE/MBE Directory of certified A joint venture certified for a particular contract will not be listed in the Directory. concerns. 10+
- Once certified, a concern is eligible to be counted toward the applicable <u>OBE</u> disadvantaged, minority or woman-owned-business required to assure on all contracts or subcontracts, for which the concern will be counted toward a goal, that it will perform a commercially useful function in the work of the contract. The contract and carrying out its responsibilities by actually performing, managing and supervising the work involved. Failure Certification does not guarantee any contract or subcontract. As a condition of certification, a concern will be concern is considered to perform a commercially useful function when it is responsible for a distinct element of the work of a to perform a commercially useful function is a violation of the goals established in contracts let or administered by eligibility standards. Department. 4

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

At any time there is a change in the ownership or control of a certified DBE. WBE or WBE, the certification lapses and the concern shall be deleted from the DBE/HWBE/WWBE Directory. A certified DBE, WBE or WBE which has changed its ownership or certified DBE, MBE or MOC WHICH HAS Section of the Bureau control shall notify the Certification Section of the Bureau without delay and shall surrender its Certificate. The conc which has surrendered its Certificate may file a new Certification Application.

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Amended
(Source:

Section 10.60 Recertification

- Once certified, any concern for which there has been no change in ownership or control and which desires to remain certified as a DBE. WHE or WHE under this Part shall annually file with the Certification Section of the Bureau a Recertification Application in a form approved by the appropriate USDOT departmental element, together with all supporting information required by the applicaof current shareholder meeting minutes and work resumes must be tion and 49 CFR 23, Schedule A, incorporated by reference herein. The application may be obtained from the Bureau. All portions of including but not limited to, current financial statements, copies the application shall be completed, and all required attachments, submitted before a determination of eligibility for recertification can be made. Joint ventures shall not be recertified. a)
- DBE*MABE/WABE Directory. The Department shall allow a five business day period of grace after the expiration during which time a Recertification Application will be accepted. The certification of a DBE_MBE or WBE that has timely filed a Recertification of the tion Application shall continue pending the consideration of the cation Application prior to the expiration of its period of certification will lapse and the concern will be deleted from the The certification of a concern which does not file a Recertifi-9
- The Certification Section shall date and time-stamp the application when received, and assign it to a Certification Analyst for examination and review. The Certification Analyst Section will ensure that all portions of the application have been completed or marked not applicable and that all required attachments have The applicant will be requested missing information or attachments. been submitted. Û
- that Certification Analyst - Section verifies the When 6

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DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

þe Will audit an conducted on the eligibility of the applicant. Recertification Application is complete,

- The applicant may be requested to supply additional information or documentation (see Section 10.50(c)(1)) to verify the contents of the application or to aid in the eligibility determination. \subseteq
- mentation which is requested by the Certification Analyst in order to make an eligibility determination. An applicant which does not supply such additional information or docu-The applicant shall supply additional information or documentation shall not be recertified. 5
- The Certification Analyst audit shall arrange for include an on-site visit to the applicant when questions remain unanswered after the audit and cannot be resolved by written correspondence or telephone contact. ()
- draft an audit determination. The audit determination shall set forth the findings and conclusions of the audit and shall make a Upon completion of the audit, the Certification Analyst shall recommendation either to recertify or not recertify the applicant. The Certification Analyst shall be governed by the standards for eligibility set forth in Section 10.40 of this Part. #
- The Management Committee shall render and decision regarding recertification of the applicant <u>shall be</u> based upon the auditedetermination and the application and record assembled by the but the Management Committee record establishes that the applicant meets the eligibility standards of Section 10.40 or that no changes have occurred since the applicant's last certification or recertification. Applicants shall not be denied recertification unless the Analyst's recommendation. Applicants shall not be recertified unless the have the burden of establishing compliance with the eligibility standards. An audit determination upon which a finding cannot be made shall be returned to the Certification Section with a Management Committee finds that the applicant has not met Management Committee finds that the audit determination Certification Analyst Section. but the Management shall not be required to follow the Certification statement of deficiencies. £<u>}</u>
- Certification Manager <u>Bureau Chief</u> to applicants granted recertification. DBE/MBE/WBE recertification is effective one A letter of approval and certificate shall be mailed by the Certificates shall year from the date of the approval letter. g)h)

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

remain the property of the Department.

- the eligibility standards which support the denial, shall be mailed by the Certification Manager Bureau Chief to applicants Service shall be by certified mail, The denial of recertification shall be A Notice of Denial, which contains a statement of the reasons why the applicant has not been recertified and the provision(s) of final for all contracts being let at the time of the denial unless the applicant files a Request for Review by the Certification Review Committee. return receipt requested. recertification. denied
- does not file a Request for Review within twenty business days of receipt of the Notice of Denial, then the applicant shall be deemed to have waived its opportunity to file a Request for business days of receipt of the Notice of Denial. The Request for Review shall be filed with the Bureau Chief. If the applicant An applicant denied recertification may file a written Request for Review by the Certification Review Committee within twenty The filing of the Request shall stay the effect of Notice of Denial pending determination of the review. Review. 17.7
- just indicate the error(s) made in the application of the eligibility standards and shall be confined to factual and The Request shall not exceed ten pages in length, excluding a separate preface and summary of the argument which shall not exceed one page. A reply to the Request shall be filed by the Certification The Request for Review shall detail the assailed findings, Manager Bureau Chief within ten business days of receipt of t to the ultimate be restricted requirements as to length and format. determination of the review. shall issues essential Reguest and \subseteq
- tion or information that it was not available or, through due diligence, could not have been made available. When The decision of the Certification Review Committee shall be made on the <u>application</u> record <u>assembled</u> by the Certification Section, the Notice of Denial, the Request for Review and the reply of the application including all shall be considered by the Certification Review Committee there is insufficient information to render a decision Review, the Certification Review Committee, upon fifteen submissions, the audit determination and the Notice of No new or additional documentation or information and/or clarify information submitted in the Request for without a showing by the party presenting such documenta-Denial. 5

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DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

Certification Manager Bureau Chief to, may schedule a meeting at a time and date convenient to all parties, at salendar days notice to may request the applicant and the which time both parties may make oral presentations Review addressing the issues in the Request for meeting scheduled to consider the review. Certification Manager Bureau Chief

- If the Certification Review Committee does not agree with the audit recommendation decision to deny recertification and believes the eligibility standards contained in 49 CFR the Certification Manager Bureau Chief with directions to The file shall be returned to recertify the applicant in accordance with Section 10.60(h). 23 have been met, the recommendation for denial of recertification will be reversed. 3
- If the Certification Review Committee affirms the denial of Service recertification, then the decision of the Certification Review Committee affirming the Notice of Denial shall be shall be by certified mail, return receipt requested mailed to the applicant within ten business days. 4
- shall be final for all contracts being let at the time of the Except as provided in 49 CFR 23.55, the denial of recertification one of Applicants denied recertification may do either the following: denial. \$
- and eighty calendar days from the date of the Certification Review Committee decision by filing a Certification reapply for certification after the passage of one hundred Correct deficiencies listed in the Notice of Denial and Application; or 2
- one hundred and eighty calendar days from the date of File an appeal in writing, signed and dated, with United States Department of Transportation within Sertification Review Committee decision. 5
- At any time there is a change in the ownership or control of a certified DBE, MBE or WBE, the certification lapses and the applicant shall be deleted from the DBE/WBE/WBE Directory. A certified DBE, MBE or MBE which has changed its ownership or control shall notify the Certification Section of the Bureau without delay and shall surrender its Certificate. The concern which has surrendered its The concern which has surrendered certificate may file a new Certification Application. #

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NOTICE OF PROPOSED AMENDMENTS

Section 10.70 Decertification

- If, as a result of random monitoring, on-site reviews, complaints and/or contact with Department personnel, the Certification $\frac{1}{2} \left(\frac{1}{2} \right) \left(\frac{1}{2} \right)$ Manager obtains any information evidencing that: a)
- a certified DBE, MBE, WBE or joint venture does not meet the eligibility standards; \subseteq
- a false statement was made in a Certification Application or Recertification Application; 5)
- ownership or control has changed, resulting joint venture's size, in a violation of the eligibility standards; DBE, MBE, WBE or organization, a certified 3
- of a certified DBE, MBE, WBE or joint venture has gone out business; or 4
- the certified DBE, MBE, WBE or joint venture is engaging in any activity prohibited by this Part or by 49 CFR 23 including but not limited to the failure to perform a commercially useful function on any contract or subcontract; 2
- the Certification Manager shall begin the decertification process.

9

- cation Manager proposes to decertify, pursuant to this Part, shall be examined in the same manner as an applicant for certificaof this Part. The Certification Manager shall notify the certified concern of his/her intention to examine the certification tion in accordance with the standards set forth in Section 10.50 Any certified DBE, MBE, WBE or joint venture which the Certifiand the reasons therefor
- The concern so notified shall supply all requested information to the Certification Section. Any concern which does not supply such additional information or documentation as requested shall be decertified. G
- Analyst shall draft an audit determination. The audit determina-tion shall set forth findings and conclusions of the desk audit and any field examination and shall make a recommendation as to render a decision based upon the audit determination and the supporting record, but the Management Committee shall not be required to follow the Certification Analyst's recommendation. The Management Committee examination of the concern, -not to decertify. Following the whether or #

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DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

Committee finds that the audit determination and the supporting standards set forth in Section 10.40 of this Part, and that cause The DBE, MBE or WBE shall not be decertified unless the Management record establish that the concern does not meet the eligibility for decertification exists.

If the recommendation is not to decertify, then the DBE. tion obtained through the investigation, it will not be WBE, or WBE shall be notified that based upon the informadecertified. #

9

- If the decision is to decertify, then a Notice of Decertification shall be sent to the DBE. * MBE or MBE by certified mail, return receipt requested. The Notice mailed by the Bureau Chief shall include: 4
- a statement of the reasons for decertification; #
- 23 and this Part which support decertification; and, the provisions of 49 CFR 命 2)
- of Decertification is final unless a review is requested. a statement that the Notice \$ 3
- Review within twenty business days of receipt of the Notice of Decertification, then the DBE, MBE or MBE shall be deemed to have waived its opportunity to file a Request for Review. The filing file a written Request for Review by the Certification Review Committee within twenty business days of receipt of the Notice of Decertification. The Request for Review shall be filed with the A DBE__MBE_or_WBE who receives a Notice of Decertification may Bureau Chief. If the DBE, MBE or MBE does not file a Request for of the Request shall stay the effect of the Notice of Decertification pending determination of the review. (e
- shall not exceed ten pages in length, excluding a separate preface and summary of the argument which shall not exceed one page. A reply to the Request shall be filed by the indicate the error(s) made in the application of the standards listed under Section 10.70(a) and shall be ultimate and just determination of the review. The Request confined to factual and legal issues essential to the Certification Manager Bureau Chief within ten business days of receipt of the Request and shall be restricted to the The Request for Review shall detail the assailed findings, same requirements as to length and format

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

5)

- <u>Manager, may schedule a meeting at a time and date</u> through due diligence, could not have been made available. When there is insufficient information to render a decision Review, the Certification Review Committee, upon fifteen made on the <u>application</u> record, of the application including all submissions, the audit determination and the Notice of Decertification, the Request for Review and the without a showing by the party presenting such documentation or information that it was not available or, Certification presentations addressing the issues in the Request for No new or additional documentation or information shall be considered by the Certification Review Committee and/or clarify information submitted in the Request for convenient to all parties, at which time may request the applicant or the Bureau Chief both parties may to make oral The decision of the Certification Review Committee shall be calendar days notice to the applicant and the reply.
- The file shall be returned to the Certification Manager the audit recommendation to decertify and believes the eligibility standards contained in 49 CFR 23 have been met, recommendation for decertification will be reversed. Bureau Chief with directions not to decertify the DBE $_{\star}$ -MBF or MBE in accordance with Section 10.70(d)(1). If the Certification Review Committee does not agree with Bureau Chief with directions not 3

Review at the meeting scheduled for the review.

- If the Certification Review Committee affirms the decision to decertify, then the decision of the Certification Review Committee affirming the Notice of Decertification shall be mailed to the DBE. **MBE. Service shall be by certified mail, return receipt requested. 4
- immediately with respect to program participation, and the decision to decertify, that determination goes into effect Except as provided in 49 CFR 23.55; the decertification by concern shall be removed from the DBEAMBEAWBE Directory. Once the Certification Review Committee has made a final the Certification Review Committee shall be final. 2
- Any concern believing that it has wrongly been decertified as a disadvantaged, minority, woman owned business or joint venture by the Department may do either one of the following: Ç
- tion and reapply for certification after the passage of one hundred and eighty calendar days from the date of the Correct deficiencies listed in the Notice of Decertifica- $\widehat{}$

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DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

- filing by decision Review Committee Certification Application: or Certification
- File an appeal in writing, signed and dated, with the United States Department of Transportation within one hundred and eighty calendar days after the date of the final Certification Review Committee decision. 5

_, effective (Source: Amended at 17 Ill. Reg.

Section 10.80 Challenge

- Any third party may challenge the socially and economically disadvantaged status of any individual presumed to be socially and economically disadvantaged pursuant to 49 CFR 23.62, provided that the challenged individual is an owner of a concern certified Certification Manager Bureau Chief. An individual who has a current certification pursuant to Section 8(a) of the Small Business Act (15 U.S.C. 687(a)) may not be challenged. During the pendency of a challenge, the presumption that the challenged available to the challenging party shall be accepted by the by or seeking certification from the Department as a DBE. Only a includes all information party is a socially and economically disadvantaged individual signed, written challenge which shall remain in effect. a)
- information provided by the challenging party to determine whether the challenged party is in fact not socially and economically disadvantaged in accordance with 49 CFR 23.62 and 49 evaluate The Certification Manager Bureau Chief shall 23. Subpart D, Appendix G. 9
- the challenged party is not socially and economically disadvantaged, the <u>Certification Nanager Bureau Chief</u> shall so inform the challenging party in writing. This decision Should the Certification Manager <u>Bureau Chief</u> determine the information presented is insufficient to substantiate that is final and terminates the proceeding. $\widehat{}$
- Should the Certification Manager Bureau Chief determine the Information presented is sufficient to substantiate that the challenged party is not socially and economically disadvantaged, the Certification Manager <u>Bureau Chief</u> shall the challenged party is not socially begin a proceeding as herein provided. 2)
- The Certification Manager Bureau Chief shall serve

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

the challenged party with a written Notice of Challenge. Service shall be by certified mail, return receipt requested. The Notice shall include: Challenge.

- a statement that the status of a socially and economically disadvantaged individual has been challenged;
- identification of the challenging party; 11)
- a summary of the grounds for the challenge; 111)
- identification of all information or documents submitted in support of the challenge; and, ; ^
- have fifteen business days after receipt within which to respond to the challenge, providing the Certification Manager Bureau Chief with status of the individual. Failure to provide the requested information within the specified time shall result in decertification or a a statement that the challenged party shall information sufficient to permit evaluation of the socially and economically disadvantaged denial of certification or recertification. >
- The Certification Manager-Bureau Chief shall evaluate available information in accordance with the socially and economically disadvantaged standards referenced in Section 10.30 of this Part and make a challenged proposed determination of whether the party meets the standards.

8

- The Certification Manager Bureau Chief shall notify both parties of this proposed determination in writing, setting forth the reasons for the proposal. The Certification Manager Bureau Chief shall provide an opportunity to the parties for a meeting at which the parties shall have the opportunity to respond to this proposed determination in writing and in person. If the request for a meeting is not filed of receipt of the Bureau Chief shall make a final determination based the Certification both parties of this proposed days on the available information. twenty business proposed determination, within 0
- by the Certification Manager Bureau Upon receipt (a

ILLINOIS REGISTER

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

meeting within forty-five days of receipt of the request for a meeting. The meeting shall be informal shall schedule a and no rules of evidence shall apply. There shall be The Certification Manager Bureau Chief shall give the no presentation of witnesses and no cross-examination. challenged and challenging parties twenty business a meeting, Chief of the written request for Certification Manager Bureau Chief days notice of the meeting date.

- The Certification Manager Bureau Chief shall inform the parties in writing of the final determination, setting forth the reasons for the decision. $\widehat{\Box}$
- socially and economically disadvantaged under this Section may file a written Request for Review by the Certification Review Committee within twenty business days of receipt of the decision of the Certification days of receipt of the decision of the Certification A party which is challenged and found not to be Manager Bureau Chief. The Request for Review shall be filed with the Bureau Chief. If the party does not file a Request for Review within twenty business Manager Bureau Chief, then the party shall be deemed to have waived its opportunity to file a Request for Review. The filing of the Request shall stay the effect of the notification that the challenged party is not socially and economically disadvantaged pending determination of the review. Œ
- assailed findings, indicate the error(s) made in the application of 49 CFR 23.62 and shall be one page. A reply to the Request shall be filed by the Certification Manager <u>Bureau Chief</u> review. The Request shall not exceed ten pages in length, excluding a separate preface and summary of the argument which shall not exceed Request and shall be restricted to the same confined to factual and legal issues essential to the ultimate and just determination of the Request for Review shall detail within ten business days of receipt of requirements as to length and format. assailed findings, .
- Committee shall be made on the record of the Review challenge. No new or additional documentation the Certification 0 decision j.;

DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

or information shall be considered by the Certification Review Committee without a showing by the party presenting such documentation or information that it was not available or, through due diligence, could not have been made available. When there is insufficient request the applicant and the <u>Bureau Chief</u> Certification Manager, may schedule a meeting information to render a decision and/or clarify may presentations addressing the issues in the Request for Review <u>at the meeting scheduled to</u> at a time and date convenient to all parties, Certification Review Committee, at which time both parties may to make oral submitted in the Request upon fifteen calendar days notice to consider the review. Review, the information

- reverse the decision of the Certification Manager Bureau Chief, then the file shall be returned to the <u>Certification Manager Bureau</u> <u>Chief</u> with directions to allow the party's If the Certification Review Committee believes socially and economically disadvantaged status is sufficient the information reviewed to stand. 111)
- the information reviewed is sufficient to affirm the decision that the challenged party is not socially and economically disadvantaged, then the decision of the Certification Review Committee affirming the final determination shall be mailed to the challenged party. If the Certification Review Committee believes decision of the Certification Service shall be by certified mail, shall be mailed receipt requested. the <u>``</u>
- Department's contracts. Except as provided in 49 CFR 23.55, the decision by the Certification Review Committee shall be final for all contracts being let final decision on a challenge matter, that determina-tion goes into effect immediately with respect to the Once the Certification Review Committee has made a at the time of the final determination. G
- tion of the Certification Review Committee may file The party adversely affected by the final determina-Î

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DEPARTMENT OF TRANSPORTATION

NOTICE OF PROPOSED AMENDMENTS

an appeal in writing, signed and dated, with the United States Department of Transportation within one hundred and eighty calendar days after the date of the final determination.

, effective (Source: Amended at 17 Ill. Reg.

Section 10.90 Public Meetings

All meetings of the Certification Review Committee shall be conducted in accordance with the provisions of the Open Meetings Act (Ill. Rev. Stat. 1991, ch. 102, pars. 41 et seq.)[5 ILCS 120/1 et seq. (1992)]. The Certification Review Committee shall not conduct regularly scheduled meetings but shall schedule a special meeting within 60 days of the filing of a Request for Review.

_, effective (Source: Added at 17 Ill. Reg.

NOTICE OF ADOPTED AMENDMENTS

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80 Ill. Adm. Code 310 The Code Citation: 5)

Section Numbers 3

Adopted Action:

Amended V 310. Appendix ООШЬ Table (Table 310.30 310.40 310.230 310.270 Table Table Table Table rable

Statutory Authority: 4

the Personnel Code (Ill. Rev. Stat. [20 ILCS 415/8a.2] Authorized by Section 8a(2) of 1991, ch. 127, par. 63b108a.2)

- 1993 April 8, Effective Date of Amendment: 2
- No X Yes Does this rulemaking contain an automatic repeal date? "yes", please specify date: 9
- "yes", was a copy of the approval form issued by JCAR attached to Does this amendment contain incorporation by reference? this rulemaking? 2

These amendments do not contain any incorporations by reference.

- Date filed in Agency's Principal Office: 8
- Notice of Proposal Published in Illinois Register 6

December 4, 1992, Issue #49, 16 Ill. Reg. 18139

2 Has JCAR issued a Statement of Objections to this rule? following please complete the 6

Ill. Reg. (Issue Date) Statement of Objection: 8

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Ill. Reg. (Issue Date) Agency Response:

Date Agency Response Submitted for Approval to JCAR?

Difference between proposal and final version:

Administrative Rules. Also, the abbreviation of certain titles were In Section 310.230 in the formatting of the list of classifications, the titles of Optometrist and Physical Specialist (A), (B), (C) and (D) was corrected to coincide with the Joint Committee on reversed as recommended in Table O.

In compliance with the Joint Committee on Administrative Rules, the Illinois Compiled Statutes citations have been included in Sections 310.30 and 310.40, as well as the Index to this Part.

Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? 12)

Yes.

Will these Amendments replace an emergency amendment currently in effect 3

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Yes Are there any amendments pending to this part? 14)

Section Numbers	Proposed Action	Ill. Reg. Citation
310.290	Amended	17 Ill. Reg. 191 (January 8, 1993)
310. Appendix C	Amended	17 Ill. Reg. 191 (January 8, 1993)

Summary and Purpose of Amendment: 15)

date of the Illinois Revised of 1989 to 1991 to reflect the In Sections 310.30 and 310.40, the Statutes was changed from the year atest publication. In Section 310.230, Part-time Daily or Hourly Special Services Rate, the title of Account Technician II was added with the rate of \$11.00 to \$14.08 (hourly) and \$83.00 to \$106.00 (daily). Also, the Office Clerk with the rate of \$4.25 to \$10.01 (hourly) and \$61.00 to \$75.00 (daily) was included at the request of the Department of Revenue.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

The maximum hourly rate of the Office Aide was revised from \$7.50 to The Office Associate's maximum hourly rate was revised from \$9.50 to \$11.71 with the inclusion of a daily rate of \$42.00 to \$88.00. \$9.34 with the inclusion of a daily rate of \$42.00 to \$70.00. The Office Assistant's maximum hourly rate was revised from \$8.75 to \$10.78 with the maximum daily rate changed from \$65.00 to \$81.00.

The title of Laboratory Technician II was excluded from Section 310.230 since the title has been abolished. The Tax Examiner's dail rate was revised from \$53.00 to \$73.00 to \$73.00 to \$92.00 with the inclusion of an hourly rate of \$9.69 to \$12.21.

In Section 310.270, Legislated and Contracted Rate, the annual salary of the Arbitrator class was changed from \$59,000 to \$64,008 to reflect the new fiscal year increase as per statutory requirements.

In Section 310. Appendix A, Table C (RC-069, Firefighters), the salary ranges of the Facility Assistant Fire Chief, Facility Fire Safety Coordinator, and Facility Firefighter were corrected as reflected in the text. In Section 310. Appendix A, Table D (HR-001, Teamsters), the title of Maintenance Equipment Operator (Dispatcher) was added with the monthly rate of \$2,918.00, effective September 1, 1992.

In Section 310. Appendix A, Tables E and F (RC-020 and RC-019, Teamsters), the title of Power Shovel Operator (Maintenance) (Bridge Crew) was added with the monthly rate of \$2,812.40, effective July 1,

In Section 310. Appendix A, Table O (RC-028, Paraprofessional Human Services Employees, AFSCME), the titles of Unemployment Insurance Claims Technician I, II and III are excluded from this Bargaining Unit since they have been abolished.

In Section 310. Appendix A, Table P (RC-029, Paraprofessional Investigatory and Law Enforcement Employees, ISEA), the salary ranges of the Fire Prevention Inspector I and II were corrected for July I,

In Section 310. Appendix A, Table U (HR-010, Teachers of the Deaf, Extracurricular Paid Activities), the new schedule reflects the latest negotiations for the School Year 1991-1992 as shown in the

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

16) Information and questions regarding these adopted amendments shall be

directed to:

Mr. Michael Murphy

Department of Central Management Services 504 William G. Stratton Building Division of Technical Services

Address: Name:

Springfield, Illinois 62706

(217) 782-5601 Telephone: The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES
SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND
POSITION CLASSIFICATIONS
CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310 PAY PLAN

SUBPART A: NARRATIVE

Section

Reinstitution of Within Grade Salary Increases Fiscal Year 1985 Pay Changes in Schedule of Salary Grades, effective July 1, 1984 (Repealed) Conversion of Base Salary to Pay Period Units Conversion of Base Salary to Daily or Hourly Equivalents Implementation of Pay Plan Changes for Fiscal Year 1993 Interpretation and Application of Pay Plan Policy and Responsibilities Jurisdiction Decreases in Pay Other Pay Provisions Increases in Pay Effective Date Pay Schedules Definitions 310.20 310.30 310.30 310.40 310.50 310.70 310.90 310.100 310.120 310.120 310.120

SUBPART B: SCHEDULE OF RATES

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SUBPART C: MERIT COMPENSATION SYSTEM

Section

Jurisdiction Objectives Responsibilities Responsibilities Merit Compensation Salary Schedule Procedures for Determining Annual Merit Increases Intermittent Merit Increase Merit Zone Other Pay Increases Adjustment Decreases in Pay Other Pay Provisions Definitions Conversion of Base Salary to Pay Period Units Conversion of Base Salary to Daily or Hourly Equivalents		D C	RC-010 (Professional Legal Unit, AFSCME) RC-028 (Paraprofessional Human Services Employees, AFSCME) RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA) RC-033 (Meat Inspectors, ISEA)
310.410 310.420 310.420 310.440 310.440 310.455 310.460 310.490 310.500 310.500	310.530 310.540 310.550	TABLE B TABLE C	TABLE N TABLE O TABLE P TABLE Q

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

RC-042 (Residual Maintenance Workers, AFSCME)

HR-012 (Fair Employment Practices Employees, SEIU)	(Teachers of Deaf, IFT)	(Teachers of Deaf, Extracurricular Paid Activities)	(Corrections Meet and Confer Employees)	(Technical Employees, AFSCME)	(Professional Employees, AFSCME)	(Educators, AFSCME)	(Physicians, AFSCME)	Schedule of Salary Grades - Monthly and Annual Rates of Pay	Cal Year 1993
HR-012	HR-010	HR-010	CU-500	RC-062	RC-063	RC-063	RC-063	Schedule	for Fig
S	-							മ	
TABLE S	TABLE	TABLE U	TABLE	TABLE M	TABLE X	TABLE Y	TABLE Z	APPENDIX B	

ror Fiscal rear 1993 APPENDIX C Physician Administrator Rates and Medical Facilities Administrator Rates for Fiscal Year 1993

Merit Compensation System Salary Schedule for Fiscal Year APPENDIX D APPENDIX E Teaching Salary Schedule (Repealed) APPENDIX F Physician and Physician Specialist Salary Schedule (Repealed)

AUTHORITY: Implementing and authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1991, ch. 127, par. 63b108a.2) [20 ILCS 415/8a.2].

March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 5704, effective April 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 11299, effective June 25, 1984; emergency amendment at 8 Ill. Reg. 12616, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 III. Reg. 15007, effective August 6, 1984, for a maximum of 150 days; amended at 8 III. Reg. 15367, effective August 13, 1984; emergency amendment at 8 III. Reg. 21310, effective October 10, 1984, for a maximum of 150 days; amended at 8 III. Reg. 21544, effective October 24, 1984; amended at 8 III. Reg. 22844, effective January 16, 1985; for a maximum of 150 days; amended at 9 III. Reg. 1134, effective January 23, 1985; amended at 9 III. Reg. 3681, SOURCE: Filed June 28, 1967; codified at 8 III. Reg. 1558; emergency amendment at 8 III. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 III. Reg. 2440, effective February 15, 1984; emergency amendment at 8 III. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 III. Reg. 4249, effective effective March 12, 1985; emergency amendment at 9 III. Reg. 4163, effective March 15, 1985, for a maximum of 150 days; emergency amendment at 9 III. Reg. 9231, effective May 31, 1985, for a maximum of 150 days; amended at 9 III. Reg. 9420, effective June 7, 1985; amended at 9 III. Reg. 10663, effective July 1, 1985; emergency amendment at 9 III. Reg. 15043, effective September 24, 1985, for a maximum of 150 days; peremptory amendment at 10 III. Reg. 3325, effective January 22, 1986; amended at 10 Ill. Reg. 3230, effective January 24, 1986; emergency amendment at 10 Ill. Reg. 8904, effective May 13, 1986, for a maximum of

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III. Reg. 648, effective December 22, 1986; peremptory amendment at 11 111. Reg. 3363, effective February 3, 1987; peremptory amendment at 11 111. Reg. 4388, effective February 27, 1987; peremptory amendment at 11 111. Reg. 6291, effective March 23, 1987; amended at 11 111. Reg. 5901, effective March 24, 1987; emergency amendment at 11 111. Reg. 8787, effective April 15, 1987, for a maximum of 150 days; emergency amendment at 11 111. Reg. 11830, effective July 1, 1987, for a maximum of 150 days; peremptory amendment at 11 111. Reg. 11830, effective July 29, 1987; 986; emergency amendment at 10 Ill. Reg. 12090, effective June 30, 1986, for a maximum of 150 days; emergency amendment at 12 III. Reg. 12895, effective July 18, 1988, for a maximum of 150 days; peremptory amendment at 12 III. Reg. 13306, effective July 27, 1988; corrected at 12 III. Reg. 13359; amended at 12 III. Reg. 14630, effective September 6, 1988; amended at 12 III. Reg. 20449, effective November 28, 1988; peremptory amendment at 12 III. Reg. 20548, effective November 28, 1988; peremptory amendment at 13 III. Reg. 8080, effective May 10, 1989; amended at 13 amended at 1 111. Reg. 14984, effective August 27, 1987; peremptory amendment at 11 111. Reg. 15273, effective September 1, 1987; peremptory amendment at 11 111. Reg. 17919, effective October 19, 1987; peremptory amendment at 11 111. Reg. 20664, effective December 4, 1987; peremptory amendment at 11 111. Reg. 20664, effective December 4, 1987; for a maximum of 150 days; amended at 11 111. Reg. 20778, effective December 11, 1987; peremptory amendment at 12 111. Reg. 5459, effective Aarust 27, 1988; peremptory amendment at 12 111. Reg. 5459, effective March 3, 1988; amended at 12 111. Reg. 6073, effective April 14, 1988; emergency amendment at 12 111. Reg. 7783, effective April 14, 1988; emergency amendment at 12 111. Reg. 7783, effective April 15, 1988; for a maximum for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 13675,effective July 31, 1986; peremptory amendment at 10 Ill. Reg. 14867, effective August 26, 1986; amended at 10 Ill. Reg. 15567, effective September 17, 1986; emergency amendment at 10 Ill. Reg. 17765, effective September 30, 1986, for a maximum of 150 days; peremptory 1988; emergency amendment at 12 Ill. Reg. 11778, effective July 1, 1988, amendment at 10 111. Reg. 19132, effective October 28, 1986; peremptory amendment at 10 111. Reg. 21097, effective December 9, 1986; amended at 10967, effective June 20, 1989, for a maximum of 150 days; emergency amendment expired on November 17, 1989; amended at 13 Ill. Reg. 11451, effective June 28, 1989; emergency amendment at 13 Ill. Reg. 11854, effective July 1, 1989, for a maximum of 150 days; corrected at 13 Ill. of 150 days; peremptory amendment at 12 Ill. Reg. 8135, effective April III. Reg. 8849, effective May 30, 1989; peremptory amendment at 13 III. Reg. 8970, effective May 26, 1989; emergency amendment at 13 III. Reg. Reg. 12647; peremptory amendment at 13 III. Reg. 12887, effective July 24, 1989; amended at 13 III. Reg. 16950, effective October 20, 1989; amended at 13 III. Reg. 19221, effective December 12, 1989; amended at 22, 1988; peremptory amendment at 12 Ill. Reg. 9745, effective May 23, 50 days; peremptory amendment at 10 Ill. Reg. 8928, effective May 13,

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1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 14452, effective September 4, 1992, for a maximum of 150 days; amended at 17 Ill. Reg. 238, effective December 23, 1992; peremptory amendment at 17 III. Reg. 498, effective December 18, 1992; amended at 17 III. Reg. 509, effective January 4, 1993; amended at 17 III. Reg. 1819, effective February 2, 1993; amended at 17 III. Reg. 6441, effective $April\,8$, 1993 14 III. Reg. 615, effective January 2, 1990; peremptory amendment at 14 III. Reg. 1627, effective January II, 1990; amended at 14 III. Reg. 4455, effective March 12, 1990; peremptory amendment at 14 III. Reg. 7652, effective May 7, 1990; amended at 14 III. Reg. 10002, effective June 11, 1990; emergency amendment at 14 III. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 III. Reg. 14361, effective 1992; emergency amendment at 16 Ill. Reg. 13950, effective August 19,

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NOTICE OF ADOPTED AMENDMENTS

Section 310.30 Jurisdiction

1991, ch. 127, pars. 63(b)101 et seq.) [20 ILCS 415/1] or other pertinent legislation. Those positions to which jurisdiction of the Personnel Code has been or may be later extended shall also be subject to the Provisions All positions of employment in the service of the State of Illinois shall be subject to the provisions of this Part unless specifically excluded now, or hereafter, under Section 4(c) (General Exemptions) or Section 4(d) (Partial Exemptions) of the Personnel Code (III. Rev. Stat. 1989 of this Part.

(Source: Amended at 17 Ill. Reg. 6441, effective April 8, 1993

Section 310.40 Pay Schedules

(Subpart B) or the Merit Compensation System (Subpart C) of this Part, or Section 8(a) of the Personnel Code (III. Rev. Stat. 1989 1991, ch. 127, pars. 63(b)101 et seq.) [20 ILCS 415/11, shall be paid at a step in the (Subpart B), Physician Administrator and Medical Facilities Administrator hereby made a part of this Part. Each employee subject to this Part, except those whose rates of pay is determined under the Schedule of Rates The attached Schedule of Salary Grades (Appendix B), Schedule of Rates appropriate salary grade in the Schedule of Salary Grades (Appendix B) Rates (Appendix C) and the Merit Compensation System (Subbart C) are for the class of positions in which he/she is employed.

., effective April 8, 1993 (Source: Amended at 17 Ill. Reg. 6441,

Section 310.230 Part-time Daily or Hourly Special Services Rate

total compensation of an employee in any given month shall not exceed the monthly rate of Step 5 of the salary grade for the title as shown in the Schedule of Salary Grades (Appendix B) of this Part if the class title is salary range for classes of positions shown in Section 310.220, Subbart B, Schedule of Rates, or 75% of the maximum rate of those classes of positions subject to the provisions of the Merit Compensation System, requiring irregular hours of work shall be as listed below, except the subject to the Schedule of Salary Grades, or Step 5 of the negotiated Services for persons employed on a consultative or part-time basis The rate of pay as approved by the Director of Central Management Subpart C of this Pay Plan.

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

	, 50 to <u>6.00</u> (per	4.25 to 7.00 (per hour) 5.25 to 8.00 (per hour)	to 6.00 (per	32 to 70	32 to 45	4.50 (per hour)	4.64 (per hour)		4.78 (per hour)		70 to 150	 to		<u></u> 2	to 96		4.73 to 5.30 (per hour)	(per	35 to 70	(ber	4.25 to 5.00 (per hour)		4.25 to 7*50 9.34 (per-hour	hourly)	4.25 to 8.75 10.78 (per-hour	42 to 65 81 (daily)	4.25 to 9.50 11.71 (per-hour hourly)	42 to 88 (daily)	4,25 to 10,01 (hourly)	50 to 160 (daily)	3
Account Technician II	Apiary Inspector Building/Grounds Laborer	suilding/Grounds Lead I Suilding/Grounds Lead II	Maint	Morker Chaplain I	Chemist I	Conservation/Historic	Preservation Worker Conservation/Historic	Preservation Worker (2nd season	site interpretation/ Conservation/Historic	Preservation Worker (3rd season	Dontist I		ducator Aide	Suard II	Suard III	iearing and speech cooluinator Jearings Referee	lanitor I	abor Maintenance Lead Worker	abor Relations Investigator	abbratety-rechnician-ii	daintenance Worker	Occupational Therapist	Program Coordinator Office Aide		Office Assistant		Office Associate		VITICE CIERK)ptometrist	

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

+45+5+	20 to 75 (hourly) 100 to 370 (daily) 20 to 85 (hourly) 50 to 125 35 to 80 40 to 125	3 to	44 to 59 43 to 58 44 to 59	45 to 60 47 to 62 35 to 75	25 t
alist alist alist alist	Specialis Specialis Specialis St II St II	Recreation Worker 1 Recreation Worker I Registered Nurse I (2nd or 3rd shift) Registered Nurse I	(Cook Cou egistered (Cook Cou egistered egistered	Nerth Nerth	Social Worker III Student Worker Tax Examiner Technical Advisor II Technical Advisor III Veterinarian II

(Source: Amended at 17 Ill. Reg. 6441_, effective April 8, 1993_)

NOTICE OF ADOPTED AMENDMENTS

Legislated and Contracted Rate Section 310.270

The rate of pay for employees occupying positions which require payment in accordance with specified rates set forth in legislation or by contract. The positions and rates of pay in this section are as follows:

\$59,000 \$64,008 Arbitrator

When an Arbitrator is serving as an acting Commissioner of the Illinois Industrial Commission, the appropriate rate will be the same as the rate set for a Commissioner.

1993 00 April _, effective 6441 (Source: Amended at 17 Ill. Reg.

Pay Section 310. Appendix A Negotiated Rates of TABLE C RC-069 (Firefighters, AFSCME)

Effective:--July-1,-1991

Facility-Assistant-Fire-Chief 1687--1755--1819--1889--1960--2030--2146 Facility-Fire-Safety-Coordinator--1687--1755--1819--1889--1960--2030--2146 1562--1615--1678--1735--1796--1856--1953 -3----4----5--S-T-E-P-S Facility-Firefighter

NOTE:--Effective-January-1,-1992,-employees-who-have-15-years-of-service and-have-3-or-more-years-of-creditable-service-on-Step-7-in-the same-pay-grade-shall-receive-an-additional-\$25.00-monthly.

Effective: July 1, 1992

S

STEP

		_	2	33	4	Ŋ	9	7
Facility	Facility Assistant Fire Chief	1729-	66±t-	1864	-1974-		-2121	
		1729	1799	1864	1936			
Facility	Facility Fire Safety Coordinator	1729-	66±t-	1864	1974	-2048-		-2243
		1729	1799	1864	1936			
Facility	Facility Firefighter	1632-	-1688	1754	-1813-			
		1601	1655	1720	1778			

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Effective: January 1, 1993

_	588	244	-2288	244	385)42
, .	532	23 22	532	23 22	792(10 20
9	216	212	21	215	:6t!	197
2	5086	2049	2086	2049	9t6t	1878
4	-2013-	1975	-2013-	1975	-1849-	1814
m	-t06t-	1901	519012013208921632	1901	-68±t-	1754
2	-1835	1835	17641835	1835	1722	1688
-	1764	1764	1764	1764	1665	1633
	re Chief		Coordinator			
	Facility Assistant Fire Chief		Facility Fire Safety Coordinator		Facility Firefighter	
	Facility		Facility		Facility	

Effective: July 1, 1993

	7	-2405	2356	-2405	2356	-2186	2144	
	9	-2271-	2229	18521527199621142193227124	2229	-2078-	2037	
S	2	-2193-	2151	-2193-	2151	-5011-	1972	
STEPS	4	-2114-	2074	-2114-	2074	-1941-	1905	
S	3	-966t-	1996	-966t-	1996	-8±8t-	1842	
	2	-+55+-	1927	-+55+-	1927	-808t-	1772	
	_	1855-	1852	1852-	1852	1748-	1715	
		Facility Assistant Fire Chief		Facility Fire Safety Coordinator	,	Facility Firefighter	•	
		Facility	,	Facility	1	Facility	•	

6441, effective April 8, 1993 (Source: Amended at 17 Ill. Reg.

Pay Section 310. Appendix A Negotiated Rates of TABLE D HR-001 (Teamsters Local #726) A) Department of Transportation – Division of Highways – Emergency Patrol – Northeast Region – (Cook)

Highway Maintainer Highway Maintenance Lead Worker	-July-li-1991 Me:Hr: 2753.0015.82 2882.0016.56	Mo. Hr. 2820.00 16.21 2949.00 16.95	199 <u>2</u> Hr. 16.21 16.95
Highway Maintenance Lead Worker (Lead Lead Worker) Maintenance Worker	2697+0015+50	2764.00 15.89	15.89

Department of Transportation - Division of Highways - Northeast Region - (Cook) 8

		-July-11991	July 1, 1992	1992
			¥O.	Ŧ,
Heavy Construction Ec			2844.00	16.34
Operator				
Heavy Construction Equipment	quipment	2794.4016.06	2861.40 16.44	16.44
Operator (Bridge Cr	rew)			

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NOTICE OF ADOPTED AMENDMENTS

8 8	78	52	80	06	25 45
15.8	15.7	16.52	16.	16.	15.25
2745.00 15.78 2762.40 15.88	2745.00 15.78	2874.00 2891.40	2924.00 16.80	2941.40 16.90	2653.00 2689.00
274 276	274	287 289	292	294	265
2678-0015-39 2695-4015-49	2678-0015-39	2807.0016.13 2824.4016.23	2857-0016-42	2874-4016-52	2586-00-14-86 2586-00-14-86 2622-00-15-07
		Laborer Lead Worker Lead Worker	Lead Worker	Lead Worker	- Bridge Cre
Highway Maintainer Highway Maintainer	(Bridge Crew) Highway Maintainer	(Tractor Mower) Highway Maintenance Laborer Highway Maintenance Lead Worker Highway Maintenance Lead Worker	(Bridge Crew) Highway Maintenance Lead Worker 2857-0016-42	(Lead Lead Worker) Highway Maintenance Lead Worker 2874-4016-52	(Lead Lead Worker – Laborer (Maintenance) Maintenance Worker

Departments of Mental Health & Developmental Disabilities, Public Health, Rehabilitation Services, and Employment Security – Northeast Region – (Cook) -3813-1-1991 0

15.78 14.93 Sept. 15, 1992 Mo. Hr. 2918.00 16.77 Mo. Hr. 2745.00 15.7. 2598.00 14.9 2678-00--15-39 2531-00--14-55 Maintenance Equipment Operator Maintenance Worker Maintenance Equipment Operator (Dispatcher) Departments of Central Management Services, Children and Family Services, and Public Aid - Northeast Region - (Cook) 6

July 1, 1992 Mo. Hr.	2631.00 15.12 2798.00 16.08	2918.00 16.77	2598.00 14.93 2745.00 15.78	2745.00 15.78	2806.00 16.13
July-1;-1991January-1;-1992 Mo:Hr;Me;Hr;	2564+00-14+74 2644+00-15+202731+0015+70	2764,00-15,892851,00-16,39 2918.00 16.77	2531,00-14,55 2531,00-14,552678,00-15,39 2745.00 15.78	2678+0015+39	2739+0015+74
	Grounds Lead Worker Grounds Supervisor Grounds Supervisor	(Chicago-Read) Grounds Supervisor 25	Trailer Drivers) Maintenance Worker Maintenance Worker	(Chicago-Read) Maintenance Equip-	ment Operator Maintenance Equip- ment Operator (Tractor Trailer)

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Department of Transportation - Division of Highways - Emergency Patrol - Northeast Region - (Cook) (i

1993 Hr.	18.07	18.36	17.01
July 1, 1993 Mo. Hr.	3015.00	3194.00	2959.00 17.01
1993 Hr.	17.26	17.55	16.20
Jan. 1, 1993 Mo. Hr.	3004.00	3054.00	2819.00 16.20
	Lead	Lead	
	Highway Maintainer Highway Maintenance	Highway Maintenance Lead Worker (Lead Lead Worker)	Maintenance Worker

Department of Transportation - Division of Highways - Northeast Region - (Cook) Œ

July 1, 1993	Mo. Hr.	39.00 17.47	3056.40 17.57		2940.00 16.90	2957.40 17.00		2940.00 16.90		3069.00 17.64	3086.40 17.74		3119.00 17.93		3136.40 18.03			2884.00 16.57
,								16.09 294			16.93 308		17.12 31		17.22 31:		15.56 284	
Jan. 1, 1993	Mo. Hr.	2899.00 16	2916.40 16.76		2800.00 16.09	2817.40 16		2800.00 16			2946.40 16		2979.00 17			(A		2744.00 15
		Heavy Construction Equipment Operator		Operator (Bridge Crew)	Highway Maintainer	Highway Maintainer	(Bridge Crew)	Highway Maintainer	(Tractor Mower)	Highway Maintenance Lead Worker	Highway Maintenance Lead Worker	(Bridge Crew)	Highway Maintenance Lead Worker	(Lead Lead Morker)	Highway Maintenance Lead Worker 2996.40	(Lead Lead Worker - Bridge Crew)	Laborer (Maintenance)	Maintenance Worker

Departments of Mental Health & Developmental Disabilities, Public Health, Rehabilitation Services, and Employment Security -Northeast Region - (Cook) G

	Jan. 1, 1	993	July 1,	1993
	Mo. Hr.	1 .	Mo. Hr.	Hr.
Equipment	2800.00	16.09	2940.00	16.90
Maintenance Equipment Operator	2974.00	17.09	3014.00	17.90
er)				
Maintenance Worker	2653.00 15.25	15.25	2793.00 16.05	16.05

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Departments of Central Management Services, Children and Family Services, and Public Aid - Northeast Region - (Cook) 유

	•1	24	20		89		05	90		90	25
1993	노	16.	17.		17.		16.	16.		16.	17.
July 1, 1993	¥0	2826.00 16.24	2993.00		3113.00 17.89		2793.00 16.05	2940.00		2940.00 16.90	3001.00
993	Hr.	15.44	16.40		17.09		15.25	16.09		16.09	16.44
Jan. 1, 1993	₩o.	2686.00 15.44	2853.00		2973.00 17.09		2653.00 15.25	2800.00		2800.00 16.09	2861.00
		Grounds Supervisor	Grounds Supervisor	(Chicago-Read)	Grounds Supervisor (Supervising	Tractor Trailer Drivers)	Maintenance Worker	Maintenance Worker	(Chicago-Read)	Maintenance Equipment Operator	Maintenance Equipment Operator (Tractor Trailer)

April 8, 1993 _, effective _ (Source: Amended at 17 III. Reg. 6441

Section 310. Appendix A Negotiated Rates of Pay TABLE E RC-020 (Teamsters Local #330)

Departments of Children and Family Services, Corrections, Employment Security, Mental Health & Developmental Disabilities - (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and A)

July 1, 1992	Mo. Hr.	2745.00 15.78
-9n1y-1-1991	MOHF-	2678-0015-39
		Operator
		Equipment
		Maintenance

Department of Transportation - Division of Highways - (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) 8

	July-1-1991	July 1, 1992	1992
	M0HF-	Mo.	Hr.
Bridge Mechanic	2711+0015+58	2778.00	15.97
Bridge Tender	2510.0014.43	2577.00	14.81
Highway Maintenance Lead Worker 2807-9016-13	7 2807-0016-13	2874.00	16.52
Highway Maintenance Lead Worker	r 2824+4016+23	2891.40	16.62
(Bridge Crew)			
Highway Maintenance Lead Worker 2857+0016-42	r 2857-0016-42	2924.00 16.80	16.80
(Lead Lead Morker)			
Highway Maintainer	2678-0015-39	2745.00 15.78	15.78

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Highway Maintainer (Bridge Crew)	2695-4015-49	2762.40 15.88	15.88
Janitor I	2385-0013-71	2452.00	14.09
Janitor II	2416-0013-89	2483.00	14.27
Labor Maintenance Lead Worker	2642-0015-18	2709.00	15.57
Laborer (Maintenance)	2586-0014-86	2653.00	15.25
Maintenance Worker	2622-0015-07	2689.00	15.45
Power Shovel Operator	2728+0015+68	2795.00	16.06
(Maintenance)			
Power Shovel Operator		2812.40 16.60	16.60
(Maintenance) (Bridge Crew)			
Security Guard I	2412-0013-86	2479.00	14.25
Security Guard II	2460-0014-14	2527.00	14.52
Silk Screen Operator	2782-0015-99	2849.00	16.37

Department of Central Management Services — Division of Vehicles (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) 0

H July 1, 1992 Mo. Hr. 2452.00 14.09 2483.00 14.27 39 2745.00 15.78	
3414-1,-1991 M6HF 2385-0013-71 2416-0013-89 or 2678-0015-39	2622-0015-07 2412-0013-86 2460-0014-14
Janitor I Janitor II Maintenance Equipment Operat	(all divisions) Maintenance Worker Security Guard I Security Guard II

Departments of Children and Family Services, Corrections, Employment Security, Mental Health & Developmental Disabilities – (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) <u>a</u>

- 4	Mo. Hr.	
	Mo. Hr.	
		Maintenance Equipment Operator

Department of Transportation - Division of Highways - (Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) (i

July 1, 1993	Mo. Hr.	2973.00 17.09	2772.00 15.93	3069.00 17.64
1993	H.	16.28	15.13	16.83
Jan. 1	Mo. Hr.	2833.00	2632.00	2929.00
				e Lead Morker
		idge Mechanic	idge Tender	
		Bridge Mechanic	Bridge Tender	enance L

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

17.74	17.93	16.90	17.00		15.21	15.39	16.69	16.37	16.57	17.18		17.28		15.37	15.64	17.49
3086.40 17.74	3119.00	2940.00	2957.40		2647.00	2678.00	2904.00	2848.00	2884.00	2990.00		3007.40 17.28		2674.00	2722.00 15.64	3044.00
16.93	17.12	16.09	16.19		14.41	14.59	15.89	15.56	15.77	16.38		16.48		14.56	14.84	16.69
2946.40 16.93	2979.00	2800.00	2817.40		2507.00	2538.00	2764.00	2708.00	2744.00	2850.00		2867.40 16.48		2534.00 14.56	2582.00	2904.00
Highway Maintenance Lead Worker (Bridge Crew)	Highway Maintenance Lead Worker (Lead Lead Worker)	Highway Maintainer	Highway Maintainer	(Bridge Crew)	Janitor I	Janitor II	Labor Maintenance Lead Worker	Laborer (Maintenance)	Maintenance Worker	Power Shovel Operator	(Maintenance)	Power Shovel Operator	(Maintenance) (Bridge Crew)	Security Guard I	Security Guard II	Silk Screen Operator

Department of Central Management Services - Division of Vehicles -(Counties of DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) Œ

, effective April 8, 1993 6441 (Source: Amended at 17 Ill. Reg.

Section 310. Appendix A Negotiated Rates of Pay TABLE F RC-019 (Teamsters Local #25)

Department of Transportation — Division of Highways — Downstate — (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) (F

	+66+-1+-64+0	Mo. Hr.	1992 Hr.
Bridge Mechanic	2711,0015,58	2778.00	15.97

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

2577.00 14.81 2600.00 14.94 2775.00 15.95 2825.00 16.24 2874.00 16.52	2891.40 16.62 2924.00 16.80	2745.00 15.78 2762.40 15.88	2452.00 14.09 2483.00 14.27	2653.00 15.25 2709.00 15.57 2689.00 15.45	2795.00 16.06 2812.40 16.60	2479.00 14.25 2527.00 14.52	2849.00 16.37 Division of Vehicles DuPage, Kane, Kankake	July 1, 1992 Mo. Hr. 2452.00 14.09 2483.00 14.27 2745.00 15.78 2689.00 15.45 2479.00 14.25 2527.00 14.52
2510-0014-4 2483-0014-2 2708-0015-5 2758-0015-8 Lead Worker 2807-0016-1	Highway Maintenance Lead Worker 2824-4916-23 (Bridge Crew) Highway Waintenance Lead Worker 2857-9916-42 (Lead Lead Lead Worker)		Janitor I (including Office of Administration) Janitor II (including Office of Administration)		- a a	Security Guard I 2412-0013-86 (including Office of Administration) Security Guard II 2460-0014-14 (including Office of Administration)	Administration, 2782-00-15-99 al Management Services - ounties Other Than Cook, D inry and Will)	Janitor I Janitor II A0+HF+ Janitor II Anintenance Equipment Operator 2678-00-15-39 (all divisions) Maintenance Worker Security Guard II 24460-00-15-07 2412-00-15-07 2412-00-14-14

NOTICE OF ADOPTED AMENDMENTS

Department of Mental Health & Developmental Disabilities - Lincoln Developmental Center G

July 1, 1992	2653.00 15.25
-341y-1-1991	2586+0014+86
	(Maintenance)
	Laborer

Departments of Children and Family Services, Corrections, Employment Security, Mental Health & Developmental Disabilities, Public Aid, Rehabilitation Services, State Police, Veterans' Affairs — Downstate — (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) 6

1992	<u>+</u>	15.78
July 1,	¥0.	2745.00
-341y-1;-1991	M8HF-	2678-0015-39
		Operator
		Equipment
		ance

Mainten

Department of Transportation - Division of Highways - Emergency Patrol - District #8 E

July 1, 1992	Mo. Hr.	2820.00 16.21	2949.00 16.95
-July-1-1991	MOHF-	2753,0015,82	2882-0016-56
			Worker
			Lead
		y Maintainer	Maintenance
		Highway	Highway

F) Department of Conservation

July 1, 1992 Mo. Hr.	2795.00 16.06
19611-6416-	2728-9015-68
	Power Shovel Operator (Maintenance)

Department of Transportation - Division of Highways - Downstate (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) G

	Jan. 1,	1993	July 1,	1993
	Mo.	Hr.	Mo.	Hr.
Bridge Mechanic	2833.00 16.28	16.28	2973.00 17.09	17.09
	2632.00	15.13	2772.00	15.93
	2655.00	15.26	2845.00	16.25
	2830.00	16.26	2970.00	17.07
	2880.00	16.55	3020.00	17.36
ead Worker	2929.00	16.83	3069.00	17.64
ead Morker	2946.40	16.93	3086.40	17.74

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

17.93	16.90	15.39	16.37 16.69	16.57	17.18	17.28	15.37	15.64	17.49
3119.00 17.93	2940.00 2957.40 2647.00	2678.00	2848.00	2884.00	2990.00	3007.40 17.28	2674.00 15.37	2722.00	3044.00 17.49
17.12	16.09	14.59	15.56	15.77	16.38	16.48	14.56	14.84	16.69
Highway Maintenance Lead Worker 2979.00 17.12	Highway Maintainer (Bridge Crew) 2800.00 Highway Maintainer (Bridge Crew) 2817.40	ing Office of Administra I Ing Office of Administra	Laborer (Maintenance) 2708.00 Labor Maintenance Lead Worker 2764.00	Maintenance Worker 2744.00 (including Office of Administration)	Power Shovel Operator 2850.00 (Maintenance)	Power Shovel Operator 2867.40 (Maintenance) (Bridge Crew)	Security Guard I 2534.00 (including Office of Administration)	Security Guard II 2582.00 (including Office of Administration)	Silk Screen Operator 2904.00

Department of Central Management Services - Division of Vehicles - Downstate - (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) Ŧ

1993	H.	15.21	15.39	16.90		16.57	15.37	15.64	
July 1,	Mo. Hr.	2647.00	2678.00	2940.00		2884.00	2674.00	2722.00	
1993	Hr.	14.41	14.59	16.09		15.77	14.56	14.84	
Jan. 1,	Mo. Hr.	2507.00	2538.00	2800.00		2744.00	2534.00	2582.00	
		Janitor I	Janitor II	Maintenance Equipment Operator	(all divisions)	Maintenance Worker	Security Guard I	Security Guard II	

Department of Mental Health & Developmental Disabilities - Lincoln Developmental Center

July 1, 1993	Mo. Hr. 2848.00 16.37	
Jan. 1, 1993	Mo. Hr. 2708.00 15.56	
	(Maintenance)	
	Laborer	

NOTICE OF ADOPTED AMENDMENTS

Departments of Children and Family Services, Corrections, Employment Security, Mental Health & Developmental Disabilities, Public Aid, Rehabilitation Services, State Police, Veterans' Affairs – Downstate – (All Counties Other Than Cook, DuPage, Kane, Kankakee, Kendall, Lake, McHenry and Will) 6

1993	Hr.	16.90
July 1,	Mo.	2940.00
1993	Hr.	16.09
Jan. 1, 19	Wo.	2800.00
		Operator
		Equipment
		Maintenance

Department of Transportation — Division of Highways — Emergency Patrol — District #8 \bigcirc

1993	F.	17.33	18.07
July 1,	Mo. Hr.	3015.00	3144.00
1993	H.	16.52	17.26
Jan. 1,	Mo. Hr.	2875.00	3004.00
			Worker
			Lead
		Maintainer	Maintenance
		Highway	Highway

L) Department of Conservation

	Mo. Hr.	
Jan. 1, 1993	Mo. Hr.	2850.00 16.38
		shovel Operator
		Power St

Fffective April 8, 1993 6441 (Source: Amended at 17 Ill. Reg.

(Maintenance)

Section 310. Appendix A Negotiated Rates of Pay TABLE O RC-028 (Paraprofessional Human Services Employees, AFSCME)

Effective:--July-1,-1991

S-T-E-P-S

	+	2	3	4		-45	t
APPAREL-DRY-GOODS-SPEC-III	-£19t	-1688-	-1752-	-6181-	-1884-	-1961-	-2060
ASSISTANT-REIMBURSEMENT-OFFICER	1408-	-1457-	-1803-	-1559-	-1619-	-1663-	-1752
CHILD-DEVELOPMENT-AIDE-III	1515-	-1569-	-1630-	-1688-	-1221-	-1815-	-1905
CLINICAL-LABORATORY-ASSOCIATE	+408-	-1487-	-1801-	-1559-	-9191-	-1663-	-1752
	1571-	-1638	-8691-	-1763-	-1825-	-168t-	9661-
GLINICAL-LABORATORY-TECHN-II	-2+2+	-1789-	-1858-	-1934-	-2005-	-2080-	-2197
	-t6±t	-1867-	-1941-	-2025-	-2103-	-2183-	-2307
CONSERVATION-RESOURCE-TECH-I	+674-	-1638-	-8691-	-1763-	-1825-	-1681	1995
GONSERVATION-RESOURGE-TECH-II	-+62+	-1867-	-194 ⁷ -	-2025-	-2103-	-2183-	-2307
CONSTRUCTION-SUPERVISOR-I	-t6£t	-1867-	-1941-	-2025-	-2103-	-2183-	-2307
CONSTRUCTION-SUPERVISOR-II	20602156225523482446254426	-2156-	-2255-	-2348-	-2446-	-2544-	-2695

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

CRIME-SCENE-TECHNICIAN CRIME-STUDIES-ASSOCIATE DATA-PROCESSING-ADMINISTRATIVE	2278238925002613272128292997 1571163816981763182518911995 1878196020422133221523302433
SPECIALIST DATA-PROCESSING-SPECIALIST DATA-PROCESSING-TECHNICIAN DATA-PROCESSING-TECHNICIAN-TRN DENTAL-ASSISTANT	71717891858193420052080 51215691630168817511812 36214081454150215501609 36214081454150215501609
1 1 (1) =	
HEARING-&-SPEECH-IECHNICIAN-I HEARING-&-SPEECH-IECHNICIAN-II HISTORIC-SITE-INTERRETER HISTORIC-SITE-LEAD-I HISTORIC-SITE-LEAD-II HOUSEKEEPER-II 1274-13151357 INHALATION-THERAPIST INTERMITTENT-UNEMPLOYMENT	
##SUKANCE-TECHNICEAN ##SUKANCE-TECHNICEAN ##SUKANCEAN	274 - 1318 - 1360 - 1399 - 1445 - 1486 - 571 - 1638 - 1698 - 1763 - 1825 - 1891 - 717 - 1789 - 1858 - 1934 - 2005 - 2089 - 717 - 1789 - 1947 - 2025 - 2103 - 2183 - 791 - 1867 - 1947 - 2025 - 2103 - 2183 - 516 - 1575 - 1635 - 1698 - 1754 - 1832 - 590 - 1652 - 1777 - 1783 - 1852 - 1923 - 512 - 1569 - 1630 - 1688 - 1751 - 1812 - 1777 - 178
MEDICAL-REGORDS-JECHNICIAN OFFICE-ADMINISTRATIVE-SPECIALIST OFFICE-SPECIALIST PHARMAGIST-LEAD-IECHNICIAN PHARMAGIST-JECHNICIAN PUBLIC-AID-ELIGIBILITY-ASSISTANT RADIOLOGIC-JECHNOLOGIST RADIOLOGIC-JECHNOLOGIST COORDINATOR	1639-1708-1771-1843-1911-19772087 1717-1789-1858-1934-2005-2080-2197 1639-1708-1771-1843-1911-19772087 1457-1508-1771-1843-1911-19772087 1362-1408-14546-1625-1578-1735-1827 1457-1512-1566-1625-1578-1735-1827 1457-1512-1566-1625-1678-1735-1827 1639-1708-1771-1843-1911-19772087 17171789-1858-193420052197
RANGER REHAB-COUNSELOR-AIDE-I REHAB-COUNSELOR-AIDE-II SENIOR-RANGER SITE-IEGHNICIAN-I SITE-IEGHNICIAN-I SOCIAL-SERVICE-COMMUNITY-PLANNER STATISTICAL-RESEARCH-IEGHNICIAN	1791186719472025210321832307 1512156916301668175118121905 1639170817711843191119772087 1878196020422133221523002433 1571163816981763182518911995 1717178918581934200520802197 1639170817711843191119772087

NOTICE OF ADOPTED AMENDMENTS

-1685	-1827	-1905	-2197	-2197
-6091-	-1735-	-1815-	-5080-	-2080-
1550	-1678	1751	2005	2005
1502	1625	1688	1934	1934
1454	1566	1630	1858	1858
1408	1515	1569	68±t	68£t
1362140814541502155016001682	1457151215661625167817351827	1512156916301688175118121905	1717178918581934200520802197	1717178918581934200520802197
UNEMP-INSURANCE-CLAIMS-TECH-I	UNEMP-INSURANCE-CLAIMS-TECH-II	UNEMP-INSURANCE-CLAIMS-TECH-III	VETERANS-SERVICE-OFFICER	VOCATIONAL-INSTRUCTOR

*DEPT.-OF-EMPLOYMENT-SECURITY-DESIGNATED-POSITIONS-ONLY

NOTE;---Effective-January-1;-1992;-employees-who-have-15-years-of-service and-have-3-or-more-years-of-creditable-service-on-Step-7-in-the same-pay-grade-shall-receive-an-additional-\$25.00-monthly-

Effective: July 1, 1992

			S	T E P	S		
	_	2	e	4	Ŋ	9	7
APPAREL DRY GOODS SPECIALIST III	1657	1730	1796	1864	1931	2000	2112
ASSISTANT REIMBURSEMENT OFFICER	1443	1493	1545	1598	1650	1705	1796
CHILD DEVELOPMENT AIDE III	1610	1679	1740	1807	1871	1938	2045
	1443	1493	1545	1598	1650	1705	1796
LABORATORY TECH	1610	1679	1740	1807	1871	1938	2045
>	1760	1834	1904	1982	2055	2132	2252
COMPLIANCE OFFICER	1836	1914	1996	2076	2156	2238	2365
CONSERVATION RESOURCE TECH I	1610	1679	1740	1807	1871	1938	2045
ш	1836	1914	1996	2076	2156	2238	2365
	1836	1914	1996	2076	2156	2238	2365
CONSTRUCTION SUPERVISOR II	2112	2210	2311	2407	2507	2608	2762
H	2335	2449	2563	2678	2789	2900	3072
	1610	1679	1740	1807	1871	1938	2045
ROCESSIN	1925	2009	2093	2186	2270	2358	2494
ING	1760	1834	1904	1982	2055	2132	2252
DATA PROCESSING TECHNICIAN	1550	1608	1671	1730	1795	1857	1953
	1396	1443	1490	1540	1589	1640	1724
DENTAL ASSISTANT	1396	1443	1490	1540	1589	1640	1724
DENTAL HYGIENIST	1610	1679	1740	1807	1871	1938	2045
ELECTROENCEPHALOGRAPH TECHNICIAN	1493	1550	1605	1666	1720	1778	1873
ENVIRONMENTAL EQUIPMENT OPR I	1760	1834	1904	1982	2055	2132	2252
	1925	2009	2093	2186	2270	2358	2494
TECH	1493	1550	1605	1666	1720	1778	1873
ENVIRONMENTAL PROTECTION TECH II	1610	1679	1740	1807	1871	1938	2045
& SPEECH	1396	1443	1.490	1540	1589	1640	1724
HEARING & SPEECH TECHNICIAN II	1550	1608	1671	1730	1795	1857	1953
SITE	1550	1608	1671	1730	1795	1857	1953
0	1836	1914	1996	2076	2156	2238	2365
SITE	1925	2009	2093	2186	2270	2358	2494
HOUSEKEEPER II	1306	1348	1391	1432	1472	1518	1596

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

INHALATION THERAPIST INTERMITTENT UNEMPLOYMENT INSHBANCF TECHNICTAN	1493 8.59	1550 8.88	1605	1666 9.48	1720 9.78	1778 10.09	1873 10.61
LABORATORY ASSISTANT LABORATORY ASSOCIATE I	1306	1351	1394	1434	1481	1523	1601
LABORATORY ASSOCIATE II	1760	1834	1904	1982	2055	2132	2252
LEGAL RESEARCH ASSISTANT*	1836	1914	1996	2076	2156	2238	2365
PRACTICAL	1554	1614	1676	1740	1808	1878	1973
\Box	1630	1693	1760	1828	1898	1971	2071
MEDICAL RECORDS ASSISTANT MEDICAL RECORDS TECHNICIAN	1680	1751	1815	1889	1959	2026	2139
⋖	1760	1834	1904	1982	2055	2132	2252
	1680	1751	1815	1889	1959	2026	2139
	1493	1550	1605	1666	1720	1778	1873
TECHNICIAN	1396	1443	1490	1540	1589	1640	1724
	1493	1550	1605	1666	1720	1778	1873
RADIOLOGIC IECHNOLOGISI RADIOLOGIC TECHNOLOGISI RADIOLOGIC TECHNOLOGIST DROCRAM	1760	1834	1904	1989	2055	2020	2252
TOR		2		5	200	1	1
RANGER	1836	1914	1996	2076	2156	2238	2365
REHABILITATION COUNSELOR AIDE I	1550	1608	1671	1730	1795	1857	1953
N COUNSELOR AIDE	1680	1751	1815	1889	1959	2026	2139
SENIOR RANGER	1925	2009	2093	2186	2270	2358	2494
SITE TECHNICIAN I	1610	1679	1740	1807	1871	1938	2045
SITE TECHNICIAN II	1760	1834	1904	1982	2055	2132	2252
SOCIAL SERVICE COMMUNITY PLANNER	1680	1751	1815	1889	1959	2026	2139
INEMPLOYMENT INCHEANOR OF ATMO	1206	177	2 0 0 0	1889	1500	1640	1724
GMEHTEGTART-INSGRANGE-CEAINS TECHNICIAN-I	1000	 		1 0 1 1 1	1000+	1	- - -
UNEMPLOYMENT-INSURANCE-CLAIMS IECHNICIAN-II	1493-	-1550-	-1609-	-1666-	-1720-	-17201778-	-1873
UNEMPLOYMENT-INSURANCE-CLAIMS	1550-	1	+£9t809t	-1730-	-1795-	+88	-1953
LLI :	1760	1834	1904	1982	2055	2132	2252
VOCATIONAL INSTRUCTOR	1760	1834	1904	1982	2055	2132	2252

*DEPT. OF EMPLOYMENT SECURITY DESIGNATED POSITIONS ONLY

Effective: January 1, 1993

	7	2154	1832	2086	1832
	9	2040	1739	1977	1739
0	2	1970	1683	1908	1683
_ _ _	4	1901	1630	1843	1630
0	m	1832	1576	1775	1576
	2	1765	1523	1713	1523
	_	1690	1472	1642	1472
		APPAREL DRY GOODS SPECIALIST III	ASSISTANT REIMBURSEMENT OFFICER	CHILD DEVELOPMENT AIDE III	CLINICAL LABORATORY ASSOCIATE

NOTICE OF ADOPTED AMENDMENTS

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

1831 1894 1992 1998 2067 2182 2315 2405 2544 1908 1977 2086 2096 2175 2297 1998 2067 2182 1998 2067 2182 162116731758	-175418141910	2096 2175 2297 2096 2175 2297				5 6	1826		2076	2201 2284 2412 2309 2397 2533	2076	2309 2397 2533 2309 2397 2533	685 2793		2525	2284	1923 1989 2092		2003 2076 2190	1905	2284	31 2525	1842 1905 2006	9/07 9
1765 1927 2230 1843 2022 1927 1927	-1669-	2022	ONLY	23	TEPS	4	1712					2224	2578	2869	2342		1853				12	2342	1035	2
1704 1851 2135 1775 1942 1851 1851 +520-	1637	1942	POSITIONS ONLY	1, 1993	S	3		1655				2138	2475	46	2242	2039	1789	1596	1864	1719	2039	2242	1719	1004
1640 1786 2049 1713 1871 1786 1786	1581-	1871	ED POST	July		1853	1599	1599	1799	2050	1799	2050	2367	2623	2151	1965	1722	1546	1799	1660	1965	2151	1660	133
1581 1714 1964 1642 1795 1714 1714	1523-	1795	IGNATE	tive:		1775	1546	1546	1724	1967	1724	1967	2262	32	2062	1885	1660	1495	1724	1599	1885	2062	1599	47/
REHABILITATION COUNSELOR AIDE II REHABILITATION COUNSELOR AIDE II SENIOR RANGER SITE TECHNICIAN II SITE TECHNICIAN II SOCIAL SERVICE COMMUNITY PLANNER STATISTICAL RESEARCH TECHNICIAN UNEMPLOYMENT-ENSURANGE-CEAIMS	TECHNICIAN-I UNEMPLOYMENT-INSURANCE-CLAIMS TECHNICIAN-II UNEMPLOYMENT-INSURANCE-CLAIMS	#EGHM#GIAN-#II VETERANS SERVICE OFFICER VOCATIONAL INSTRUCTOR	*DEPT. OF EMPLOYMENT SECURITY DESIGNATED	Effective:		APPAREL DRY GOODS SPECIALIST III	ASSISTANT REIMBURSEMENT OFFICER	CHILD DEVELOPMENT AIDE III CLINICAL LABORATORY ASSOCIATE	CLINICAL LABORATORY TECH I	2	CONSERVATION RESOURCE TECH I	SUPERVISOR I	~	CRIME SCENE LECHNICIAN CRIME STUDIES ASSOCIATE	0 (PROCESSING	PROCESSING TECHNICIAN	DATA PROCESSING TECHNICIAN TRN	DENTAL HYGIENIST	ELECTROENCEPHALOGRAPH TECHNICIAN	ENVIRONMENTAL EQUIPMENT OPR I	EQUIPMENT (ENVIRONMENTAL PROTECTION TECH I	. FROIECLION IECH

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

1846 2092 2092 2533 2671 1709 2006	1715 22190 22133 22133 2218 22092 2291 2291 22006 2201 2201 2201 2201 2201 2201 22	2533 2092 2291 2671 2190 2412 2291 -2891 -2096 -2092
1757 1989 1989 2397 2525 1625 1905	1631 2284 2284 2397 2012 2111 1989 2170 2284 1905 1905 2170 2284	2397 1989 2170 2525 2076 2284 2170 2170 1757
1702 1923 1923 2309 2431 1576 1842	1587 2003 2201 2309 1936 2033 1923 2098 1842 1702 1842 1842 2098	2309 1923 2098 2431 2003 2201 2098 -4762- -4842- -4923-
1650 1853 1853 2224 2342 1534 1784	1536 1935 2123 2224 1864 1958 1853 2023 2023 1784 1650 1784 2023	1967 2050 2138 2224 2309 1660 1722 1789 1853 1923 1800 1875 1944 2023 2098 1724 1799 1864 1935 2003 1885 1965 2039 2123 2201 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1495—14546—14596—1469—14842 14599—14660—1779—1784—1842 1669—1722—1789—1853—1923 1885 1965 2039 2123 2201
1596 1789 1789 2138 2242 1490 1719 9.82	1493 2039 2039 1736 1885 1944 1944 1719 1719 1719 1719	2138 1789 1944 2242 1864 2039 1944 1944 1944 1596 1719 1719 1719 2039
1546 1722 1722 2050 2151 1444 1660 9.51	1447 1799 1965 2050 1728 1813 1722 1875 1875 1660 1660 1875	2050 1722 1875 2151 1799 1965 1875 1875 1875 1875 1875 1875 1875 1969
1495 1660 1967 2062 1399 1599 9.20	1399 1724 1885 1967 1660 1800 1885 1899 1495 1890 1895	1967 1660 1800 2062 1724 1885 1800 1495- 1599- 1660-
HEARING & SPEECH TECHNICIAN IN HEARING & SPEECH TECHNICIAN II HISTORIC SITE INTERPRETER HISTORIC SITE LEAD IN HISTORIC SITE LEAD II HOUSEKEEPER II HOUSEKEEPER II INHALATION THERAPIST INTERMITTENI UNEMPLOYMENT	INSURANCE TECHNICIAN LABORATORY ASSISTANT LABORATORY ASSOCIATE I LABORATORY ASSOCIATE II LEGAL RESEARCH ASSISTANT* LICENSED PRACTICAL NURSE II LICENSED PRACTICAL NURSE II MEDICAL RECORDS ASSISTANT MEDICAL RECORDS TECHNICIAN OFFICE ADMINISTRATIVE SPECIALIST OFFICE SPECIALIST PHARMACIST LEAD TECHNICIAN PHARMACIST LECHNICIAN PUBLIC AID ELIGIBILITY ASSISTANT RADIOLOGIC TECHNOLOGIST RADIOLOGIC TECHNOLOGIST RADIOLOGIC TECHNOLOGIST RADIOLOGIC TECHNOLOGIST RADIOLOGIC TECHNOLOGIST	COORDINATOR RANGER REHABILITATION COUNSELOR AIDE II REHABILITATION COUNSELOR AIDE II SENIOR RANGER SITE TECHNICIAN II SOCIAL SERVICE COMMUNITY PLANNER STATISTICAL RESEARCH TECHNICIAN UNEMPLOYMENT-INSURANCE-CLAIMS TECHNICIAN-II UNEMPLOYMENT-INSURANCE-CLAIMS TECHNICIAN-II UNEMPLOYMENT-INSURANCE-CLAIMS TECHNICIAN-II UNEMPLOYMENT-INSURANCE-CLAIMS TECHNICIAN-III VETRANS SERVICE OFFICER

*DEPT. OF EMPLOYMENT SECURITY DESIGNATED POSITIONS ONLY

6441 , effective April 8, 1993 (Source: Amended at 17 Ill. Reg.

ILLINOIS REGISTER

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Section 310. Appendix A Negotiated Rates of Pay TABLE P RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, ISEA)

Effective-July-1,-1991

	-		S-T-E-P	Sp			г
		-6	1			1	÷.
AGRICULTURAL-PRODUCTS-PROMOTER	-2121	1		1	5005	- 1	-5+64
ANIMAL-&-ANIMAL-PROBUCTS	1878	-196020	20422133-	- 1	-5515	-5300	2433
######################################	1				100	000	
ANIMAL-HEALTH-INSPECTOR	-++++	1	+858+934-		GAA7	680=-	+6+7
ANIMAL-WELFARE-INSPECTOR	-2121	8+68±+-	18581934	-	2005	2080	5197
APIARY-INSPECTOR	1274-	+3+8+3	13601399	-	+445	+486	1562
ARSON-INVESTIGATOR-I	2060-	-2156	22552348	-	2446	2544	2695
	2278	1	25002613	H	2721-	2829	2997
RREATH-ALCOHOL-ANALYSES	-t96t	-2053	21412229	- 1	23212408	-2408-	2551
TECHNICION							
COMMERCE-COMM-POLICE-OFFICER-I	2060-	215622	22552348	- !	2446	-2544	569 5
COMMERCE-COMM-POLICE-OFFICER-II	2278-	238925002613	99564	3-1	2721	-2829	£667
COMMODITIES-INSPECTOR	1571-	918691	16981763	- 1	1825	-1681-	1995
DANGEROUS-DRUGS-COMPLIANCE	-t6±t	1	19472025		2103	-2183	2307
OFFICER-I							
DANGEROUS-DRUGS-COMPLIANCE	-t96t	-2053-	-21412229-	- 1	23212408	-5408	2551
OFFICER-II							
DANGEROUS-DRUGS-COMPLIANCE	2060-	-215622	22552348	-	2446	-5544	2695
UPF#CEK-###			1				0
DRUG-COMPLIANCE-INVESTIGATOR	2833-	!	31273273	1	- 1	3568	3789
ENVIRONMENTAL-PROTECTION-LEGAL	1 5 7	1571163816	16981763		1825	-+68+-	+995
ENVIRONMENTAL-PROTECTION-LEGAL	-±+±+	1289	18581934	1	2005	-5980	5197
INVESTIGATOR-II							
EXPLOSIVES-INSPECTOR-I	1878-	196020	20422133	-	2215	-5300	2433
EXPLOSIVES-INSPECTOR-II	2162-	-226523	-23702469	-1	2570	5674	2834
FINGERPRINT-TECHNICIAN-I	1457-	+5+5+6	15661625	-1	1678	452	1827
FINGERPRINT-TECHNICIAN-II	1571-	9+869t	16981763	-	1825	-+88+-	+995
FINGERPRINT-TECHNICIAN-III	-2+2+		18581934	1	- 1	-5080	5197
FIRE-PREVENTION-INSPECTOR-I	-t6źt	- 1	19472025	1	- 1	-	-5307
FIRE-PREVENTION-INSPECTOR-II	-t96t	- i	442229	-	-2321	- 1	-2551
GUARD-I	1318-	136214	-14071452	-	+495	+539	9191
GUARD-11	1457-	151515	15661625		1678	1735	1827
GUARD-III	1639-		- 1	-	-+t6t-	±±6t-	-5087
LICENSING-ASSISTANT	1408-	H	15071559-	- 1	- -019t	1663	-1752
LICENSING-INVESTIGATOR-I	1639	t±±t80±t	711843	- 1	-+t6t-	±±6t-	-2087
LICENSING-INVESTIGATOR-II	1878-	19602042	422133	1	2215	-5300	-2433
LICENSING-INVESTIGATOR-III	-t96t	- i	412229	- 1	2321	2408	-555+
LICENSING-INVESTIGATOR-IV	2162-	226523	-23702469	1	2570	-5674	-2834

NOTICE OF ADOPTED AMENDMENTS

2307 1752 2087	-2551	-2997 2005	-2997	7565- 3360	3789		-2197	-2307	-2087	-2197	-1827	-190E	-5165	-2551		-2197	-2197	-3184	-2197	-2554	-2834	-2433	-2834
2183 1663 1977	2408 2674	2829-	2829-	2829-	3568-	-5080-	-5080-	-5183-	-±±6+-	5080-	1735	1815	2080	-2408-		-5080-	-5080-	-3005-	5080	-2408-	-2674-	2300	-2674-
2103 1610 1911	2321	2721	2721	2721	3424	2005	-5005	2103	-++6t	2005	-8£9t	1751	2005	2321		2005	-5005-	2881-	2005-	2321-	2570-	-2215-	2570-
2025 1559 1843	214122292321	2613-	2613	2613	3273	1934	-1934	-2025	-1843	-1934	156616251678	-1688	.1934	2229		-1934	-1934	-2764	-1934	-2229	-2469	-2133	-2469
1947 1507 1771	2370	25002613	25992613	2500	3127	1858-	1858	1947	† ± ± †	1858	1566	1630	1858	2141-		1858	1858	2643	1858-	2141-	-2370	-2045	-2370
179118671947202521032183 140814571507155916101663 163917081771184319111977	19612053214122292321 21622265237024692570	2389	2389	2278238925002613	2833298031273273	1717178918581934	17171789185819342005	17911867194720252103	±±61++61581+±±180±1689	17171789185819342005	-1515	15121569163016881751	17171789185819342005	1961205321412229232124082551		171717891858193420052080	171717891858193420052080	2402252426432764288}3002	17171789185819342005	19612053214122292321	216222652370246925702674	1878196020422133	2162226523702469257026742834
1791 1408 1639	1961 2162	2278	22782389	2278	2000	2+2+		t6±t	1639		14571512	1515	2121	1961		<u>-</u> ±±±±		2402		t96t	2162	1878	2162
LIQUOR-CONTROL-SPECIAL-AGENT-I MOTORIST-ASSISTANCE-SPECIALIST PERSONAL-PROPERTY-WAREHOUSE EXAMINER	PLANI-&-PESTICIDE-SPECIALIST-I	PLUMBING-INSPECTOR	POLICE-UPPICER-1 POLICE-UPPICER-1	POLYGRAPH-EXAMINER-I	POLYGRAPH-EXAMINER-III	PRODUCTS-&-STANDARDS-INSPECTOR	SECURITY-OFFICER	SECURITY-OFFICER-SERGEANT	SEED-ANALYST-I	SEED-ANALYST-II	SITE-SECURITY-OFFICER	TRUCK-WEIGHING-INSPECTOR	VEHIGLE-EMISSIONS-COMPLIANCE	VEHICLE-IESTING-COMPLIANCE	OFFICER	VEHIGLE-TESTING-STATION-INSP	VITAL-RECORDS-QUALITY-CONTROL INSPECTOR	WAREHOUSE-CLAIMS-SPECIALIST	MAREHOUSE-EXAMINER-I	WAREHOUSE-EXAMINER-II	MAREHOUSE-EXAMINER-III	WELL-INSPECTOR-I	WELL-INSPECTOR-II

Effective-August-1,-1991

			100	-E-p-3			
	++	-2	-3	-4		9	t-
RE-PREVENTION-INSPECTOR-I	1878	9 96 t	-2042-	1204221332	2215	2300-	2433
RE-PREVENTION-INSPECTOR-II	216222652	-2265-	-2370-	23702469	2570	2674-	2834

NGTE;--Effective-January-1,-1992,-employees-who-have-16-years-of-service and-have-3-or-more-years-of-creditable-service-on-Step-7-in-the same-pay-grade-shall-receive-an-additional-\$25,00-monthly,

ILLINOIS REGISTER

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Effective: July 1, 1992

			ST	E P S			
	_	2	8	4	2	9	7
LTURAL PRO	1760	1834	1904	1982	2055	- (2252
ANIMAL & ANIMAL PRODUCES INVESTIGATOR	1925	2009	2093	2186	2270	2358	2494
ANIMAL HEALTH INSPECTOR	1760	1834	1904	1982	2055	2132	2252
	9	1834	1904	1982	2055	2132	2252
	1306	1351	1394	1434	1481	1523	1601
INVESTIGATOR	2112	2210	2311	2407	2507	2608	2762
ARSON INVESTIGATOR II	2335	2449	2563	2678	2789	2900	3072
BREATH ALCOHOL ANALYSIS	2010	2104	2195	2285	2379	2468	2615
COMMERCE COMMISSION POLICE OFR I	2112	2210	2311	2407	2507	2608	2762
COMMISSION POLICE OFR		2449	2563	2678	2789	2900	3072
_	1610	1679	1740	1807	1871	1938	2045
DANGEROUS DRUGS COMPLIANCE	1836	1914	1996	2076	2156	2238	2365
DANGEROUS DRUGS COMPLIANCE	2010	2104	2195	2285	2379	2468	2615
	2112	2210	2311	2407	2507	2608	2762
OFFICER III		1	0	L		L	
DRUG COMPLIANCE INVESTIGATOR	7304	3055	3205	3355	3510	365/	3884
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR I	1610	1679	1740	1807	1871	1938	2045
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR II	1760	1834	1904	1982	2055	2132	2252
EXPLOSIVES INSPECTOR I	1925	2009	2003	2186	2270	2358	2494
EXPLOSIVES INSPECTOR II	2216	2322	2429	2531	2634	2741	2905
FINGERPRINT TECHNICIAN I	1493	1550	1605	1666	1720	1778	1873
	1610	1679	1740	1807	1871	1938	2045
TECHNICIAN	1760	1834	1904	1982	2055	2132	2252
TION INSPEC	1836-	-1914-	-966t-	-2076-	-2156-	-2238-	-2365
	2010	2104	2195	2285	2379	2468	2615
FIRE PREVENTION INSPECTOR II	2010-	2104-	-2195-	-2285-	-2379-	-2468-	-2615
	2335	2449	2563	2678	2789	2900	3072
	1351	1396	1442	1488	1532	1577	1656
	1493	1550	1605	1666	1720	1778	1873
	1680	1751	1815	1889	1959	2026	2139
-	1443	1493	1545	1598	1650	1705	1796
INVESTIGATOR	1680	1751	1815	1889	1959	2026	2139
LICENSING INVESTIGATOR II	1925	2009	2093	2186	2270	2358	2494
	2010	2104	2195	2285	2379	2468	2615
LICENSING INVESTIGATOR IV	2216	2322	2429	2531	2634	274	2905
LIQUOR CONTROL SPECIAL AGENT I	1836	1914	1996	2076	2156	2238	2365
	1443	1493	1545	1598	1650	1705	1796
PERSONAL PROPERTY WAREHOUSE	1680	1751	1815	1889	1959	2026	2139
EXAMINER							

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Effective: January 1, 1993

7	2297	2544	2297	2297	1633	2817	3133	2667		2817	3133	2086
9	2175	2405	2175	2175	1553	2660	2958	2517		2660	2958	1977
			2096	2096	1511	2557	2845	2427		2557	2845	1908
4	2022	2230	2022	2022	1463	2455	2732	2331		2455	2732	1843
33	1942	2135	1942	1942	1422	2357	2614	2239		2357	2614	1775
2	1871	2049	1871	1871	1378	2254	2498	2146		2254	2498	1713
_	1795	1964	1795	1795	1332	2154	2382	2050		2154	2382	1642
	AGRICULTURAL PRODUCTS PROMOTER	ANIMAL & ANIMAL PRODUCTS INVESTIGATOR	ANIMAL HEALTH INSPECTOR	ANIMAL WELFARE INSPECTOR	APIARY INSPECTOR	ARSON INVESTIGATOR I	ARSON INVESTIGATOR II	BREATH ALCOHOL ANALYSIS	TECHNICIAN	COMMERCE COMMISSION POLICE OFR I	COMMERCE COMMISSION POLICE OFR II	COMMODITIES INSPECTOR
	2 3 4 5 6	1 2 3 4 5 6 1795 1871 1942 2022 2096 2175	1 2 3 4 5 6 7 AGRICULTURAL PRODUCTS PROMOTER 1795 1871 1942 2022 2096 2175 2297 ANIMAL & ANIMAL PRODUCTS 1964 2049 2135 2230 2315 2405 2544 INVESTIGATOR	1 2 3 4 5 6 1795 1871 1942 2022 2096 2175 1964 2049 2135 2230 2315 2405 1795 1871 1942 2022 2096 2175	1 2 3 4 5 6 1795 1871 1942 2022 2096 2175 1964 2049 2135 2230 2315 2405 1795 1871 1942 2022 2096 2175 1795 1871 1942 2022 2096 2175	2 3 4 5 6 1795 1871 1942 2022 2096 2175 1964 2049 2135 2230 2315 2405 1795 1871 1942 2022 2096 2175 1795 1871 1942 2022 2096 2175 1332 1378 1422 1463 1511 1553	2 3 4 5 6 1795 1871 1942 2022 2096 2175 1964 2049 2135 2230 2315 2405 1795 1871 1942 2022 2096 2175 1795 1871 1942 2022 2096 2175 1332 1378 1422 1463 1511 1553 2154 2254 2357 2455 2557 2660 2155 21	2 3 4 5 6 1795 1871 1942 2022 2096 2175 1964 2049 2135 2230 2315 2405 1795 1871 1942 2022 2096 2175 1795 1871 1942 2022 2096 2175 1332 1378 1422 1463 1511 1553 2154 2254 2357 2455 2557 2660 2382 2498 2614 2732 2845 2958 2382 2498 2614 2732 2845 2958 2485 2958 2485 2958 2485 2485 2958 2485 24	2 3 4 5 6 1795 1871 1942 2022 2096 2175 1964 2049 2135 2230 2315 2405 1795 1871 1942 2022 2096 2175 1795 1871 1942 2022 2096 2175 1332 1378 1422 1463 1511 1553 2154 2254 2357 2455 2557 2660 2382 2498 2614 2732 2845 2958 2050 2146 2239 2331 2427 2517 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517 2230 2331 2427 2517 2230 2331 2427 2517 2230 2331 2427 2517 2427 2517 2427 2517 2230 2331 2427 2517 2427 2517 2427 2517 2427 2517 2427 2517 2427 2517 2427 2517 2427 2427 2517 2427 2517 2427 2517 2427 24	1	TER 1795 1871 1942 2022 2096 2175 1964 2049 2135 2230 2315 2405 175 1795 1871 1942 2022 2096 2175 1795 1871 1942 2022 2096 2175 1795 1871 1942 2022 2096 2175 1332 1378 1422 1463 1511 1553 2154 2254 2357 2455 2557 2660 2056 2146 2239 2331 2427 2517 2050 2146 2239 2331 2427 2517	2 3 4 5 6 1795 1871 1942 2022 2096 2175 1964 2049 2135 2230 2315 2405 1795 1871 1942 2022 2096 2175 1795 1871 1942 2022 2096 2175 1332 1378 1422 1463 1511 1553 2154 2254 2357 2455 2557 2660 2382 2498 2614 2732 2845 2958 11 2154 2254 2357 2455 2557 2660 11 2382 2498 2614 2732 2845 2958 11 2382 2498 2614 2732 2845 2958 2331 2427 2517 2382 2498 2614 2732 2845 2958 2382 2495 2958 2958 2382 2495 2958 2958 2382 2495 2958 2958 2382 2495 2958 2958 2958 2958 2382 2495 2958 2

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

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-2963 -3133 2412	2667	2817	3962 2086	2297	2544 2963	2086	-2412 2667	-2667	1689	1910	1832	2182	2544	2963	2412	1832 2182	9	3133	3133	3133	3962	2297	2412	2297	1910
-2796- -2958- 2283	2517	2660	3730 1977	2175	2405 2796	1977	-2283- 2517	-2517-	1609	1814	1739	2067	2405	2796	2283	1739 2067	2517 2796	2958 2660	2958	3318	3730	2175	2283	2175	1814
-2687 -2845 2199	2427	2557	3580 1908	2096	2315 2687 1754	00	-2499 2427	4 (1563	75	68	99	2315	68	19	00 00	2427 2687	84	84	84 18	58	09	2199	00	1754 1831
-2582- -2732- 2118	2331	2455	3422 1843	2022	2230 2582	1843	-2448- 2331	-2331-	1518	1699	.1630	1927	2230	2582	2118	1630	2331	2732 2455	2732	2732	3422	2022	2118	02	1699
-2478 -2614 2036	2239	2357	3269 1775	1942	2135 2478 1637	1775	-2036 2239	23	1471	1637	1576	1851	2135	2478	2036	1576	2239	2614	2614	2614	3269	1942	2036	1942	1637
-2368 2498 1952	2146	2254	3116	1871	2049 2368	1713	-1952 2146	-2146-	1424	1581	1523	1786	2049	2368	1952	1523 1786	2146	2498 2254	2498	2498	3116	1871	1952	1871	1581 1640
2260 2382 1873	2050	2154	2962 1642	1795	1964 2260	1642	1873 2050	2050-	1378	1523	1472	1714	96 0.E	2260	87	1472	5	38	38	38	96	79	1873	1795	1523
GONSERVATION-POLICE-OFFICER-I* CONSERVATION-POLICE-OFFICER-II* DANGEROUS DRUGS COMPLIANCE	DANGEROUS DRUGS COMPLIANCE	DANGEROUS BRUGS COMPLIANCE	LIANCE NTAL P	INVESTIGATOR I ENVIRONMENTAL PROTECTION LEGAL	EXPLOSIVES INSPECTOR I EXPLOSIVES INSPECTOR I EXPLOSIVES INSPECTOR II ETHOGEOPPINT INSCHANGTANN I		FIRE PREVENTION INSPECTOR I	FIRE PREVENTION INSPECTOR II	GUARD I	GUARD II	LICENSING ASSISTANT			INVESTIGATOR IV	CONTROL SPECIAL AGENT	MOTORIST ASSISTANCE SPECIALIST PERSONAL PROPERTY WAREHOUSE EYAMINEP	PLANT & PESTICIDE SPECIALIST I PLANT & PESTICIDE SPECIALIST II	PLUMBING INSPECTOR POLICE OFFICER I	POLICE OFFICER II		POLYGRAPH EXAMINER III	0	VITY ANA	EED ANALYST I	SITE SECURITY OFFICER TRUCK WEIGHING INSPECTOR

NOTICE OF ADOPTED AMENDMENTS

VEHICLE EMISSIONS COMPLIANCE	1795	1871	1942	2022	2096	2175	2297	
VEHICLE TESTING COMPLIANCE	2050	2146	2239	2331	2427	2517	2667	
VEHICLE TESTING STATION INSPECTOR 1795 VIALA RECORDS QUALITY CONTROL 1795	1795 1795	1871	1942	2022	2096 2096	2175	2297 2297	
MAREHOUSE CLAIMS SPECIALIST	2511	2639	2763	2890	3012	3139	3329	
WAREHOUSE EXAMINER II	2050	2146	2239	2331	2427	2517	2667	
WAREHOUSE EXAMINER III	2260	2368	2478	2582	2687	2796	2963	
WELL INSPECTOR I WELL INSPECTOR II	1964 2260	2049	2135 2478	2230 2582	2315	2405 2796	2544 2963	
Effective:		July 1, 1993	1993					
			S	STFPS				

			ST	E P S				
	_	2	3	4	5	9	7	
AGRICULTURAL PRODUCTS PROMOTER	1885	1965	2039	2123	2201	2284	2412	
ANIMAL & ANIMAL PRODUCTS INVESTIGATOR	2062	2151	2242	2342	2431	2525	2671	
ANIMAL HEALTH INSPECTOR	1885	1965	2039	2123	2201	2284	2412	
ANIMAL WELFARE INSPECTOR	1885	1965	2039	2123	2201	2284	2412	
APIARY INSPECTOR	1399	1447	1493	1536	1587	1631	1715	
ARSON INVESTIGATOR I	2262	2367	2475	2578	2685	2793	2958	
ARSON INVESTIGATOR II	2501	2623	2745	2869	2987	3106	3290	
BREATH ALCOHOL ANALYSIS TECHNICIAN	2153	2253	2351	2448	2548	2643	2800	
	2262	2367	2475	2578	2685	2793	2958	
COMMERCE COMMISSION POLICE OFR II	2501	2623	2745	2869	2987	3106	3290	
COMMODITIES INSPECTOR	1724	1799	1864	1935	2003	2076	2190	
DANGEROUS DRUGS COMPLIANCE	1967	2050	2138	2224	2309	2397	2533	
DANGEBOILS DRIES COMPLIANCE	2153	2253	2351	2448	25.48	26.43	2800	
II	2	2013	553	1	210	C to S	2007	
DANGEROUS DRUGS COMPLIANCE OFFICER III	2262	2367	2475	2578	2685	2793	2958	
DRUG COMPLIANCE INVESTIGATOR	3110	3272	3432	3593	3759	3917	4160	
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR I	1724	1799	1864	1935	2003	2076	2190	
ENVIRONMENTAL PROTECTION LEGAL INVESTIGATOR II	1885	1965	2039	2123	2201	2284	2412	
EXPLOSIVES INSPECTOR I	2062	2151	2242	2342	2431	2525	2671	
-	2373	2486	2602	2711	2821	2936	3111	
FINGERPRINT TECHNICIAN I	1599	1660	1719	1784	1842	1905	2006	
	1885	1965	2039	2123	2201	2284	2412	

(Source: Amended at 17 Ill. Reg. 6441, effective April 8, 1993

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

E PREVENTION INSPECTOR II 2453—2253—2245—22449—2548—20		2153	2253	2351	2448	2548	2643	2800
ASSISTANT ASSISTANCE ASSISTAN	PREVENTION INSPECTOR I	2153-	-2253-	-2351-	-2448-	-2548-	-2643-	-2800
ASSISTANT ISOURESTIGATOR I 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 1800 1875 1945 2869 2987 1800 1875 1945 2869 2987 1800 1875 1945 2019 287 1800 1875 1945 2019 287 1800 1875 1945 2019 287 1800 1875 1945 2019 2123 2201 1800 1875 1945 2013 2123 2201 1800 1875 1945 2023 2019 2123 2011 1800 1875 1965 2039 2123 2201 1800 1875 1965 2039 2123 2201 1800 1875 1965 2039 2123 2201 1800 1875 1965 2039 2123 2201 1800 1875 1965 2039 2123 2201 1800 1875 1965 2039 2123 2201 1800 1875 1965 2039 2123 2201 1800 1875 1965 2039 2123 2201 1800 1875 1965 2039 2123 2201 1800 1885 1965 2039 2123 2201 1800 1800 1875 1965 2039 2123 2201 1800 1800 1800 1800 1800 1800 1800 1800 1800		2501	2623	2745	2869	2987	3106	3290
1599 1660 1719 1784 1842 1800 1875 1944 2023 2098 1800 1875 1944 2023 2098 2018		1447	1495	1545	1594	1641	1689	177
1800 1875 1944 2023 2098 21NVESTIGATOR I 1800 1875 1944 2023 2098 21NVESTIGATOR II 1800 1875 1944 2023 2098 21NVESTIGATOR II 2062 2151 2242 2342 2431 21NVESTIGATOR II 2153 2253 2351 2448 24	GUARD II	1599	1660	1719	1784	1842	1905	2006
ASSISTANT ISAG 1599 1655 1712 1767 INVESTIGATOR II 1800 1875 1944 2023 2098 INVESTIGATOR II 2062 2151 2242 2342 INVESTIGATOR II 2062 2151 2242 2342 INVESTIGATOR IV 2373 2486 2602 2711 2821 INVESTIGATOR IV 2373 2486 2602 2711 2821 INVESTIGATOR IV 2373 2486 2602 2711 2821 INVESTIGATOR IV 2373 2486 2602 2712 2829 SSISTANCE SPECIALIST I 2373 2486 2602 2711 2821 INSPECTOR 2501 2623 2745 2869 2987 ICCR II 2501 2623 2748 2548 ICCR II 2601 1719 1784 1842 ICCR II 1885 1965 2039 2123 2201 ICCR II 2601 1719 1784 1842 ICCR II 1601 1722 1789 1853 1923 ICCR II 2601 1719 1784 1842 ICCR II 2601 1719 1784 1		1800	1875	1944	2023	2098	2170	2291
INVESTIGATOR I 1800 1875 1944 2023 2098 2 INVESTIGATOR II 2062 2151 2242 2342 2341 2181 INVESTIGATOR III 2062 2151 2242 2342 2341 2518 INVESTIGATOR IV 2373 2486 2602 2711 2821 2378 2486 2602 2711 2821 2378 2486 2602 2711 2821 2378 2486 2602 2711 2821 2821 2486 2602 2711 2821 2821 2486 2602 2711 2821 2821 2821 2821 2821 2821 282		1546	1599	1655	1712	1767	1826	1924
INVESTIGATOR II 2062 2151 2242 2342 2431 2	INVESTIGATOR	1800	1875	1944	2023	2098	2170	229
NSING INVESTIGATOR III VISING INVESTIGATOR III VISING INVESTIGATOR IV VISING INVESTIGATOR IN VISING INVESTIGATOR INVE	INVESTIGATOR	2062	2151	2242	2342	2431	2525	267
NSING INVESTIGATOR IV ORNING INVESTIGATOR IV ORNING INVESTIGATOR IV ORNING SPECIAL AGENT I ORNING SPECIAL AGENT I ONAL PROPERTY WAREHOUSE OFFICER I ONAL PROPERTY WAREHOUSE ONAL DAYS ONAL PROPERTY WAREHOUSE ONAL CALLARS	INVESTIGATOR II	2153	2253	2351	2448	2548	2643	2800
DR CONTROL SPECIAL AGENT I 1967 2050 2138 2224 2309 2151 ANSISTANCE SPECIALIST 1546 1599 1655 1712 1767 1767 1767 1767 1768 1767 1768 1767 1768 1768	INVESTIGATOR	2373	2486	2602	2711	2821	2936	3111
NAL PROPERTY WAREHOUSE NAL PROPERTY WAREHOUSE NAL PROPERTY WAREHOUSE NAL NEEDSTICIDE SPECIALIST RESTICIDE STAMINER III RESTICION SPECIALIST RESTICIO	AGENT	1967	2050	2138	2224	2309	2397	2533
MAL PROPERTY WAREHOUSE 1800 1875 1944 2023 2098 2 MINER T. & PESTICIDE SPECIALIST I 2153 2253 2351 2448 2548 2 T. & PESTICIDE SPECIALIST II 2373 2486 2602 2711 2821 2 T. & STATE STAT	ECIALI	1546	1599	1655	7	1767	1826	92
R	PROPERTY WAREHOUS	1800	1875	1944	2023	2098	2170	2291
TWATESTICIDE SPECIALIST 2153 2253 2351 2448 2548 ING INSPECTOR 2501 2623 2745 2869 2871 ING INSPECTOR 2262 2367 2475 2589 2887 E OFFICER I 2261 2623 2745 2869 2987 RAPH EXAMINER I 2501 2623 2745 2869 2987 RAPH EXAMINER I 2786 2926 303 3209 3347 SRAPH EXAMINER II 2786 2926 303 3209 3347 SRAPH EXAMINER II 2786 2926 303 322 201 SRAPH EXAMINER II 3110 3272 3432 359 3347 SRAPH EXAMINER II 1865 2039 2123 2201 RITY OFFICER IRBS 1965 2039 2123 <td< td=""><td>O DECTIONS COLUMN</td><td>L</td><td>L</td><td></td><td></td><td>-</td><td></td><td></td></td<>	O DECTIONS COLUMN	L	L			-		
Main Comparison of the color	9 DECTICIDE SPECIALISI	0 5	2253	2351	2448	2548	2643	2800
E OFFICER II E	A PESITUDE SPECIALISI	25/3	2480	2002	11/7	1787	2936	300
E OFFICER I SRAPH EXAMINE I SRAPH EXAMINE I SRAPH EXAMINE II SRAPH EXAMINE III SECURITY OFFICER SECURITY	PLUMBING INSPECTOR	1067	2023	2/45	7869	7887	3106	3290
Color Colo		7077	7057	24/2	22/8	2002	2193	2958
AMALYST II 2786 2926 363 3209 3347 3759 1675 & STANDARDS INSPECTOR 1885 1965 2039 2123 2201 1874 OFFICER SERGEANT 1967 2050 2138 2224 2309 1874 OFFICER SERGEANT 1967 2050 2138 2224 2309 1875 1975 1975 1975 1975 1975 1975 1975 19	POLICE OFFICER II	7201	2023	2/45	2869	1867	3106	329
ANALYST II 2785 2926 33209 3347 3347 347 347 347 347 347 347 347 3		1007	2023	2745	2869	2987	3106	329
JULY OFFICER SERGEANT 1967 2050 2138 2729 3759 37759 3777 2771 2901 2177 OFFICER SERGEANT 1967 2050 2138 2224 2201 2177 OFFICER SERGEANT 1967 2050 2138 2224 2309 2177 OFFICER SERGEANT 1967 2050 2138 2224 2309 2177 OFFICER 1885 1965 2039 2123 2201 2501 2501 2501 2501 2501 2501 2501	EXAMINEK II	2/86	2926	3063	3209	3347	3484	3698
ANALYST II TYO FFICER SERGEANT 1885 1965 2039 2123 2201 ANALYST II THORICER SERGEANT 1965 2039 2123 2201 ANALYST II THORICER SERGEANT 1965 2039 2123 2201 BNALYST II THORICER SERGEANT 1885 1965 2039 2123 2201 BRIGHING INSPECTOR 1660 1722 1789 1853 1923 LE FESTING COMPLIANCE 1885 1965 2039 2123 2201 BRECTOR 2153 2253 2351 2448 2548 ICE TESTING COMPLIANCE 2153 2253 2351 2448 2548 ICE TESTING STATION INSPECTOR 1885 1965 2039 2123 2201 BRECTOR 1 2153 2253 2351 2448 2548 BRECTOR 1 2153 2253 2351 2448 2548 BRECTOR 1 2005 2151 2821 BROSECTOR 1 2253 2351 2448 2548 BROUSE EXAMINER II 2062 2373 2448 2548 BROSECTOR II 2253 2351 2448 2548 BROSECTOR II 2262 2342 2431 BROSECTOR II 2262 2342 2343	EXAMINEK I	3110	32/2	3432	3593	3759	3917	4 1 6
ANALYST II ANALYST II ANALYST II ANALYST II SECURITY OFFICER ANALYST II SECURITY OFFICER ANALYST II SECURITY OFFICER SECURITY OFF	& STANDARDS	1885	1965	2039	2123	2201	2284	2412
ANALYST I ANALYST I ANALYST I ANALYST II BBS 1965 2039 2123 2098 ANALYST II BBS 1965 2039 2123 2091 BBC 1722 1789 1842 1842 C WEIGHING INSPECTOR 1660 1722 1789 1853 1923 LE EMISSIONS COMPLIANCE 1885 1965 2039 2123 2201 SPECTOR 2153 2253 2351 2448 2548 LICER 21ING COMPLIANCE 2153 2253 2351 2448 2548 LICER 25TING STATION INSPECTOR 1885 1965 2039 2123 2201 RECROBS QUALITY CONTROL 1885 1965 2039 2123 2201 PRECROBS QUALITY CONTROL 1885 1965 2039 2123 2201 RECROBS GLAIMS SPECIALIST 2637 2771 2901 3035 3163 ROUSE EXAMINER II 2153 2253 2351 2448 2548 ROUSE EXAMINER II 2037 2771 2901 3035 3163 ROUSE EXAMINER II 2062 2771 2821 INSPECTOR 2373 2486 2602 2771 2821 INSPECTOR 2373 2486 2602 2771 2821 INSPECTOR 11 2062 2771 2921	OFFICER	688	1965	2039	2123	1077	2284	241
ANALYSI I ANALYSI I ANALYSI I ANALYSI I ANALYSI I ANALYSI II BNALYSI II BNALY	ICER	1961	2050	2138	2224	2309	2397	253
ANALYSI II SECURITY OFFICER SECURITY COMPLIANCE SECURITY CONTROL SECURITY CONTRO	ANALYST	1800	1875	1944	2023	2098	2170	229
SECURITY OFFICER SECURITY OFFICER (WEIGHING INSPECTOR LE MISSIONS COMPLIANCE LE TESTING COMPLIANCE LE TESTING COMPLIANCE LE TESTING STATION INSPECTOR 1885 1965 2039 2123 2201 2 SPECTOR LE TESTING STATION INSPECTOR 1885 1965 2039 2123 2201 2 SPECTOR SPECTOR LE TESTING STATION INSPECTOR 1885 1965 2039 2123 2201 2 SPECTOR OUSE CLAIMS SPECIALIST SPECTOR 1885 1965 2039 2123 2201 2 SPECTOR 1885 1965 203		1885	1965	2039	2123	2201	2284	2412
CLE EMISSIONS COMPLIANCE 1885 1965 2039 2123 2201 287 271 271 201 201 201 201 201 201 201 201 201 20	SITE SECURITY OFFICER	1599	1660	1719	1784	1842	1905	2006
CLE EMISSIONS COMPLIANCE 1885 1965 2039 2123 2201 SPECTOR CLE TESTING COMPLIANCE 2153 2253 2351 2448 2548 FICER FICER LECORDS QUALITY CONTROL 1885 1965 2039 2123 2201 CLE TESTING STATION INSPECTOR 1885 1965 2039 2123 2201 SPECTOR HOUSE CAMINER I 2637 2771 2901 3035 3163 HOUSE EXAMINER I 2153 2263 2351 2448 2548 HOUSE EXAMINER II 2062 2151 2242 2371 2821 INSPECTOR II 2062 2151 2242 2371 2821 INSPECTOR II 2062 2151 2242 2371 2821	IRUCK MEIGHING INSPECTOR	1660	2	1789	ici	1923	1989	2092
CLE TESTING COMPLIANCE 2153 2253 2351 2448 2548 FICER CLE TESTING STATION INSPECTOR 1885 1965 2039 2123 2201 RECORDS QUALITY CONTROL 1885 1965 2039 2123 2201 SPECTOR 1895 1965 2039 2123 2201 140USE CAMINER I 2153 2253 2351 2448 2548 HOUSE EXAMINER II 2153 2253 2351 2448 2548 HOUSE EXAMINER II 2062 2151 2422 2342 2431 INSPECTOR II 2262 2151 2422 2342 2431 INSPECTOR II 2262 2151 2422 2342 2431	VEHICLE EMISSIONS COMPLIANCE INSPECTOR	1885	9	3	N	2201	2284	241
FICER CLE TESTING STATION INSPECTOR 1885 1965 2039 2123 2201 L RECORDS QUALITY CONTROL 1885 1965 2039 2123 2201 SPECTOR HOUSE CLAIMS SPECIALIST 2637 2771 2901 3035 3163 HOUSE EXAMINER I 2153 2253 2351 2448 2548 HOUSE EXAMINER II 2153 2263 2351 2448 2548 HOUSE EXAMINER II 2002 2151 2821 18821 INSPECTOR II 22062 2711 2821	VEHICLE TESTING COMPLIANCE	77	25	2351	2448	2548	2643	2800
CLE TESTING STATION INSPECTOR 1885 1965 2039 2123 2201 L RECORDS QUALITY CONTROL 1885 1965 2039 2123 2201 SPECTOR HOUSE CLAIMS SPECIALIST 2637 2771 2901 3035 3163 HOUSE EXAMINER I 2153 2253 2351 2448 2548 HOUSE EXAMINER II 2237 2773 248 2548 HOUSE EXAMINER III 2262 2151 2242 2342 1821 INSPECTOR II 2262 2151 2242 2342 2431 INSPECTOR II 2262 2151 2242 2343 2431	OFFICER	2	3	2			2	2
L RECORDS QUALITY CONTROL 1885 1965 2039 2123 2201 SPECTOR HOUSE CLAIMS SPECIALIST 2637 2771 2901 3035 3163 HOUSE EXAMINER I 2153 2253 2351 2448 2548 HOUSE EXAMINER II 2373 2486 2602 2711 2821 INSPECTOR II 2062 2151 2242 2342 2431 INSPECTOR II 2205	VEHICLE TESTING STATION INSPECTOR	1885	1965	2039	2123	2201	2284	241
HOUSE CLAIMS SPECIALIST 2637 2771 2901 3035 3163 HOUSE EXAMINER I 1885 1965 2039 2123 2201 HOUSE EXAMINER II 2153 2253 2351 2448 2548 HOUSE EXAMINER III 2062 2151 2242 2342 2431 INSPECTOR II 22062 2151 2242 2342 2431 1 INSPECTOR II 22062 2151 2242 2342 2431 2263 243 243 243 243 243 243 243 243 243 24	VITAL RECORDS QUALITY CONTROL	1885	1965	2039	2123	2201	2284	2412
HOUSE CLAIMS SPECIALISI 2637 2/71 2901 3035 3163 HOUSE EXAMINER I 1885 1965 2039 2123 2201 HOUSE EXAMINER II 2153 2253 2351 2448 2548 HOUSE EXAMINER III 2373 2486 2602 2711 2821 INSPECTOR II 2062 2151 2242 2342 2431 NSPECTOR II 2272 2462 2603 2711 2821	INSPECTOR	0	1	0	0			
HOUSE EXAMINER II 1885 1965 2039 2123 2201 1905 2009 2009 2001 1000 2002 2151 2242 2342 2431 1000 2002 2151 2242 2342 2431 1000 2002 2151 2242 2342 2431 2000 2000 2000 2000 2000 2000 2000 20	MAKEHOUSE CLAIMS SPECIALIST	2637	2771	2901	3035	3163	3296	3495
HOUSE EXAMINER III 2153 2253 2448 2548 HOUSE EXAMINER III 2373 2486 2602 2711 2821 INSPECTOR II 2062 2151 2242 2342 2431 2927 2406 2600 2711 2821	EVAMINED	1883	1905	2039	2173	2201	2284	241
INSPECTOR I 2062 2151 2242 2342 2431 NSPECTOR II 2202 2151 2242 2342 2431 2062 2060 2060 2060 2060 2060 2060 206	EXAMINEK II	2373	2486	2551	2448	2548	2643	211
INCPECTOR II 2272 2406 2602 2711 2021	INSPECTOR I	2062	2151	2242	2342	202	2525	2671
AND THE COUNTY AND TH		2373	2486	2602	2711	2821	2036	32

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Section 310. TABLE U HR-010 (Teachers of Deaf, Extracurricular Paid Activities)

Effective August,-1989 to-June,-1990

-1-150 1,150 1,825 -1-150 -t-150 1-150 -725 009-009--550 4,150 -1,825 -725 1,825 1-150 1-825 (Junior-Migh-School) (Junior-High-School) (Junior-High-School) (Junior-High-School) (Junior-Wigh-School) (Junior-Wigh-School) (Junior-Migh-School) Assistant-Coach-Assistant-Coach (High-School) (High-School) Assistant-Coach (High-School) (High-School) Assistant-Coach Assistant-Goach Assistant-Coach (High-School) Assistant-Coach (High-School) Assistant-Coach (High-School) (High-School) (High-School) (High-School) Неад-Соасн--Head-Gaeh-Head-Coach-Head-Coach--Head-Coach-Head-Coach-Head-Coach Head-Coach Coach-Velleyball-Basketball Wrestling-Feetball. Track.

Senier-Class-Advisor----1,050

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

488484-6+a55-A6V+50F	+-050
Student-Government-Advisor	425
Cheerleader-Advisor(High-School)	650
GALS	550
Junior-NAD	525
Stouts	425
ABC-Reading	425
Dramatics	425
Interpreter	425
Public-Speaking	425
Usher-s-Syndrome	425
Сомритет-С1ив	525
Вавсе-С1ив	425
Sewing-Club	425
Vecational-Club	559
Alateen	099
High-School-Yearbook	525
I++inois-Advance	908
Scorekeepers-and	26
Ticket-Sellers-and-Takers-(Per-Event)	91

If-management-establishes-any-new-activities,-the-Union-and-the-Administration-shall-negotiate-the-working-conditions-and-compensation-of-the new-activity,-

ILLINOIS REGISTER

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

August,-1990 te-June,-1991 Effective

Football	Hoad Coach	1.808	
- Contract	(High-Sehool)		
	Assistant-toath	96+-+	
Basketball	Head-60ach	868-1	
	←High-Sehool>		
	Assistant-Coach	961-1	
	(High-School)		
	€686A	96+±+	
1	Kasch-Casch	961-1	
3	(1994-S-48+H)		
	Assistant-Geach	754	
	(High-School)		
	Head-Coach	961-1	
	€Junior-Migh-Schoel>		
	Assistant-Coach		
	(Junior-High-School)		
Itedvollov	Land-Coach	808-1	
	CHigh-School)		
	Assistant-Gach	961-1	
	(High-Sehool)		
	Head-Ceach	961-1	
	CJunior-Miah-School		
	A55154 BB + - COBC	754	
	(Junier-High-School)		
Wrestling	Head-Coach	868-1	
	(High-School)		
	Assistant-Goach	961-1	
	(High-School)		
	Head-Goach	96t*t	
	(Junior-High-School)		
	Азътвант-Сваер	754	
	€Junior-Migh-School>		
Senier-Glass-Adviser		86811	
Junier-Glass-Adviser		86821	

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Cheerleader-Sponsors	Basketba++-&-Foodba++	96+++
	←М+9М-э∈м0Ө+≯ ВЗ5К⊖±bа11	754
	€Junior-Wigh-School>	
GAES		572
Junior-NAD		572
4-H-G+ub		572
Creative-Glub		572
Danee-61ub		572
Vocational-Glub		572
Student-Gouncil		442
Public-Speaking		445
ABC-Reading		442
<u> 1</u> 11inois-Advance		442
Interpreters		442
Special-Olympics		442
Seouts	Girls-and-Boys	442
Scorekeepers-and Timers-{Per-Event}		225
Ticket-Sellers-and-Takers-(Per-Event)	rs-(Per-Event)	£t

If-management-establishes-any-new-activities,-the-Union-and-the-Admini-stration-shall-negotiate-the-working-conditions-and-compensation-of-the new-activity,

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES NOTICE OF ADOPTED AMENDMENTS

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

7		1,898 1,898 1,898 1,898	1,898		1,198 1,198	1,198 1,198 1,198 1,198	1,198 1,198 1,198 1,198	1,198		754	754
Effective: School Year 1991-1992	CLASSIFICATION I	High School Head Coaches: Volleyball (1) Football (1) Wrestling (1) Basketball - Boys (1) Basketball - Girls (1)	Other Activities: Senior Class Sponsors (2) Junior Class Sponsors (2)	CLASSIFICATION II	High School Head Coaches: Track - Boys (1) Track - Girls (1)	High School Assistant Coaches: Volleyball (1) Football (2) Wrestling (1) Basketball - Boys (1) Basketball - Girls (1)	Junior High Head Coaches: Basketball (2) Wrestling (1) Volleyball (1) Track - Boys (1) Track - Girls (1)	Cheerleader Sponsors: High School Basketball & Football (2)	CLASSIFICATION III	High School Assistant Coaches: Track - Boys (1) Track - Girls (1)	Cheerleader Sponsors: Junior High Basketball (2)

<u>754</u> 754 754 754	572 572 572 572 572 572	4442 4442 4442 4442 4442 4422 4422 442	27 per event 22 per event 17 per event April 8, 1993
Junior High Assistant Coaches: Volleyball (1) Wrestling (1) Track - Boys (1) Track - Girls (1)	Other Activities: G.A.L.S. (2) Junior Nad (2) 4-H Club (2) Vocational Club (2) Creative Club (2) Dance Club (2)	Other Activities: Student Council (1) Student Council (1) Public Speaking (2) ABC Reading (1) Illinois Advance (4) Interpreters (4) Special Olympics (1) Brownies (1) Cub Scouts (1) Girl Scouts (1) Boy Scouts (1)	SCOREKEEPERS AND TIMERS: Basketball, Football and Mrestling Volleyball Ticket Sellers and Takers (Source: Amended at 17 Ill. Reg. 6441, Effective

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF ADOPTED AMENDMENTS

- State Delivery System and Service Part: the of Responsibilities Heading The 1)
- 56 Ill. Adm. Code 2600 Code Citation:

2)

- Adopted Action: Amendment Section Numbers: 2600.50 3)
- August 23, 1988 (20 U.S.C. 5001)), Section 3 of the Illinois Job (P.L. 97-300, effective October 13, 1982 (29 U.S.C. 1501), as amended effective October 27, 1986 (21 U.S.C. 801); and P.L. 100-418, effective Training Coordinating Council Act (Ill. Rev. Stat. 1991, ch. 48, par. 629.43(b) and 629.46 and authorized by Sections 46.40(b) and 46.42 of Implementing Sections 102; 105(b)(1)(E); 106(h); 108; 122(b)(3); 141(a); 164(a)(1), (b)(1), (c)(2), (d), (e)(2)(5); 165(c)(1) and (2); 204; and 205 of the Job Training Partnership Act by P.L. 97-404, effective December 31, 1982 (42 U.S.C. 602); P.L. 99-496, effective October 16, 1986 (29 U.S.C. 1501); P.L. 99-570, 2103) [20 ILCS 3975/3], and 20 CFR 628.2, 629.31(b), 629.35. 629.39, the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 27, pars. 46.40(b) and 46.42) [20 ILCS 605/46.40 (b) and 46.42]. Statutory Authority: 4)
- April 9, 1993 Effective Date of Amendments: 2
- Does this rulemaking contain an automatic repeal date? No. 9
- Yes. Do these amendments contain incorporations by reference? 7
- Date Filed in Agency's Principal Office: March 22, 1993 8
- 1992; 16 May 8, Notice of Proposal Published in Illinois Register: Ill. Reg. 7120. 6
- Has JCAR issued a Statement of Objections to these amendments? 10)
- recommended by JCAR and the Administrative Code Division were made to Differences between proposal and final version: Only technical changes this rulemaking. 11)
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes. 12)
- Will these amendments replace an emergency amendment currently in effect? No. 13)
- Are there any amendments pending on this Part? No. 14)
- Summary and Purpose of Amendments: The purpose of this rulemaking is to provide in rules, a comprehensive Section on sanctions. Sanctions 15)

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DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF ADOPTED AMENDMENTS

Section was previously entitled "Liability" and is being renamed "Sanctions Policy". The information that was contained in the Section is being deleted, as it is now addressed in greater detail and more membership, civil rights complaints, and coordination agreements are detailed. This rulemaking also provides an appeals process relative to sanctions. This information is being added in Section 2600.50 of the cost limitations, cost allocation, cost charging, substantial segments, limitations, program documentation, program procurement, cash balance, appropriately in 56 Ill. Adm. Code 2630.81, 2630.100, and 2630.112. "Service Delivery System and State Responsibilities" rules. program and administration procedures, Private Industry standards, performance reporting, governing

Information and questions regarding these adopted amendments shall be directed to: 16)

Office of Policy Development, Planning & Research Department of Commerce and Community Affairs Telephone Number: (217) 785-6174 620 East Adams Street, 6th floor Mr. Norman Sims, Deputy Director (217) 785-6055 Springfield, Illinois 62701 I.D.D. Number: The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF ADOPTED AMENDMENT(S)

LABOR AND EMPLOYMENT TITLE 56:

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

CHAPTER III:

PART 2600

SERVICE DELIVERY SYSTEM AND STATE RESPONSIBILITIES

Legislative Base Definitions 2600.10 2600.20 Section

Illinois Job Training Coordinating Council 2600.30

Local Service Delivery System

2600.40

biability Sanctions Policy 2600.50

Oversight and Management of Labor Market Information Programs Governor's Coordination and Special Services Plan 2600.60 2600.70

Labor Standards 2600.80

Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 46.41 and 46.49) [20 99-496, effective October 16, 1986 (29 U.S.C. 1501); P.L. 99-570, effective October 27, 1986, (21 U.S.C. 801); and P.L. 100-418, effective August 23, 1988 Rev. Stat. 1991, ch. 48, par. 2101 et seq.) [20 ILCS 3975/1 et seq.] and Illinois (Ill. Rev. Stat. 1991, ch. 127, pars. 46.40(b) and 46.42) [20 ILCS AUTHORITY: Implementing Sections 46.41 and 46.49 of the Civil Administrative ILCS 605/46.41 and 46.49], Sections 4 and 101-184 of the Job Training Partnership Act (P.L. 97-300, effective October 13, 1982, (29 U.S.C. 1501), as amended by P.L. 97-404, effective December 31, 1982, (42 U.S.C. 602); P.L. authorized by Sections 46.40(b) and 46.42 of the Civil Administrative Code of (20 U.S.C 5001)); and the Illinois Job Training Coordinating Council Act (Ill. 605/46.40 (b) and 46.42].

9 III. Reg. 5591, effective April 17, 1985; amended at 9 III. Reg. 13068, effective August 13, 1985; amended at 10 III. Reg. 4795, effective March 11, 1986; emergency amendment at 10 Ill. Reg. 14830, effective August 21, 1986, for a maximum of 150 days; emergency expired January 18, 1987; amended at 11 Ill. Reg. 11653, effective June 29, 1987; emergency amendment at 13 Ill. Reg. 4028, effective March 13, 1989, for a maximum of 150 days; emergency expired August 13 Ill. Reg. 16417, effective October 10, 1989; amended at 15 Ill. Reg. 13102, effective August 27, 1991; amended at 16 Ill. Reg. 13241, effective August 13, 1992; amended at 17 Ill. Reg. 6483 , effective April 9, 1993 SOURCE: Adopted at 8 Ill. Reg. 18073, effective September 17, 1984; amended at 10, 1989; amended at 13 111. Reg. 13839, effective August 16, 1989; amended at

Section 2600.50 brability Sanctions Policy

insurance---Pursuant--to--20-CPR-629-37(c)(4)-(1983)-funds-may-be-used to-purchase-personai-liability-insurance-for-Private-Industry--Council members,--elected-officials,-staff-and-others-involved-in-the-program: The-use-of-funds-for--this--purpose--is--an-allowable--administrative expense--only--to--the--extent--that--the-insurance-purchased-does-not duplicate-existing-coverage;--Pursuant-to-20-CPR-629;37(c)(3)--(1983); φ

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errors--and-commissions-insurance-may-not-be-purchased-with-funds-from

Sanctions---Por-the-purpose-of-164(e)(3)-of-the-Act;-local-governments partnership,--the--Private--Industry--Council;---grant--recipients,-and administrative-entityties)-shall-be-held-jointly-and-severally--liable for--repayment--of--all-disallowed--costs--which-may-be-incurred-as-a resuit-of-any-violation-of-the-Act,--federal--rules--{20--0FR--626-638 (±983));-and-state-rules-{56-īll:-Adm:-Code-2688;-2618;-and-2638};--In disalitowed-costs-in-each-subgranteels-program.--Grant-recipients-shali include-in-their-contracts-with-subgrantees--language--which--requires subgrantees---to---repay--disaliowed--costs--to--the--bepartment--from sanction,-consistent-with-the-provisions-of-the-Act,-federal-rules-{20 the--disaltowance-of-costs-and-the-subsequent-coltection-of-disaltowed costs-from-non-federal-funds:--Upon-demand-by-the-Departmenty-grantees or-the-subgrantees-shail-repay-the-Bepartment-from--non-federai--funds amounts--found--not--to-have-been-expended-in-accordance-with-the-Act; may-be-entitied-under-the-Acty-when-such-disaliowed--costs--originated represented--in--the--dob--Training--Partnership--Act---public-private the--event--that--there--are-subgrantees-in-addition-to-grantees,-each subgrantee-shall-be-held-jointly-and-severally-liable-for-repayment-of non-federat-funds:---The-Bepartment-shałł-be-authorized-to--impose--any OPR--626-638--(1983)}-and--state-rules-(56-£ii;-Adm.-Code-2688;-26±0; 2630};-directiy-against-any-subgrantee---Such-sanctions-shail--include federai-ruies-(20-CPR-626-630-(1983))-or-state--ruies--(56--Illi-Adm; 80de-26007-26107-26307---in-the-event-the-Secretary-offsets-disaliowed costs--of-the-State-against-any-other-amounts-to-which-the-State-is-or with--a--grantee--or--subgrantee,-the-Bepartment-reserves-the-right-to offset-costs-against-the-affected-grantee-or-subgrantee-40

In order to carry out this Code 2630.122, the Department is held corrective action strategies in that the final intent is to help grantees correct performance deficiencies and/or move into compliance with a particular as grantees are implementing the corrective action plans approved by the In the sanctions environment, Department takes a more forceful role in determining what actions a grantee responsibility, the Department shall provide for sanctions when grantees fail Department, sanctions will be avoided. The corrective action environment on activities portion of the Act or regulations. Thus, the focus is not punitive. having a sanctions policy is the same as that for having technical regulations, and policies. one in which the grantee negotiates with the Department undertaken to correct performance deficiencies. the Act. In accordance with 56 Ill. Adm. responsible for all funds under comply with applicable laws, shall take to correct problems.

Definitions - The following definitions are applicable Section:

"Indication of Problem" - The point at which a compliance problem

"Intermediate Activity(ies)" - The initial action(s) to be taken by the State and the grantee in turn in order to rectify an

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identified deficiency.

"Performance Exception" - The specific activity/performance which be monitored by the Department, and to which sanctions may be applied.

"Sanction(s)" - The particular action(s) which shall be taken the Department when deficiencies remain uncorrected.

"State Intervention Authority" - Citation(s) to the Act, federal the Department to impose sanctions for unacceptable performance regulations, and/or State rules which provide the authority in a given area.

Following are specific areas of performance which are subject Department sanctions. a

Reporting 7

expenditure data into the JTPA-II management information system (MIS) and direct subgrantee reporting system (DSGR) which the participant transaction or expenditure occurred. Manual reports shall also be submitted by this date. Performance Expectation - In accordance with 56 Ill. Adm. by the thirtieth day of the month following the month grantees shall enter participant Code 2610.130(b), A

Jo failure to meet the performance expectation as defined in Indication of Problem - The following are indicative subsection (b)(1)(A) above: B

cash draws exceed reported expenditures by 5% for any

service records or termination records were entered in based on the quarterly data entry performance summary the JTPA-II MIS within four (4) weeks after their reports, less than 90% of enrollments, training creation; 11)

participant reports, the reports are submitted late; based on manual logs, manual expenditures iii)

based on comparison of close-out submission with DSGR's content as of July 30, there is underover-reporting of 10% or greater. i v

performance expectation, one or more of the following steps Intermediate Activities - When a grantee fails to meet shall be taken in an effort to redress the problem(s). ol

The Department shall notify the grantee, the Private Industry Council (PIC) and the chief elected official (CEO) in writing of the problem(s).

The Department shall offer technical assistance.

grantee's The grantee shall develop a corrective action plan the monitor shall Department The 333

The Department shall measure performance to determine implementation of the corrective action plan. 2

The grantee shall revise the corrective action plan if that plan has not solved the problem as determined by if the problem has been corrected. 17

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the Department.

measurement cycle, which may be monthly, quarterly Action - Timelines annually and the nature of the corrective action plan. depend shall Corrective implementing corrective action Implementation (d

Intervention Authority - In accordance with Sections Partnership Act (JTPA) regulations found in 20 CFR 629.35 1991 edition), the Department shall 164(a)(1) and (e)(2)(C) of the Act and Job sanctions for unacceptable performance. (April (i)

implement the corrective action plan and/or the repeated failure of corrective action to eliminate the problem Sanctions - Sanctions shall be triggered by failure Sanctions include: identified. E

withholdig cash until expenditures are balanced with a portion of the administrative plan until requests; revoking ii)

designed the grantee acquires needed resources; imposing contracting policy changes iii)

encourage timely reporting by service providers. Performance Standards 7

Performance Expectation - In accordance with 56 Ill. Adm. Code 2610.100(b)(3), Title IIA grant recipients shall meet or exceed three of the four core adult follow-up measures and one of the two core youth measures for the program year. IIIA substate grantees (SSGs) shall meet or exceed both of the U.S. Department of Labor (USDOL) performance measures Code In accordance with 56 Ill. Adm. for the program year. A)

Indication of Problem - The problem is indicated by failure to meet the performance expecation as defined in subsection (b)(2)(A) above. 9

Intermediate Activities - When a grantee fails to meet the subsection (b)(1)(C)(i) through (vi) of this Section shall performance expectation, one or more of the steps listed a

Implementation of Corrective Action - Failure to meet performance standards in the second quarter shall initiate the corrective action plan process and performance shall be monitored on a quarterly basis. First year failure by the grantee requires a formal strategy be developed to avoid failure in the second year of the two-year plan. 6

State Intervention Authority - In accordance with Section 106(h) of the Act and JTPA regulations found in 20 CFR 629.46 (April 1, 1991 edition), the Department shall impose

Sanctions - Sanctions shall be triggered by: performance standards not being met for the second consecutive year, failure to implement a corrective action plan and or refusal 9

sanctions for unacceptable performance.

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Sanctions include: to cooperate with a reorganization plan.

- reorganization of the PIC;
- selection of a new administrative entity;
- nse or continued selection of a new grant recipient or SSG prohibition against the use iii) iv)
- program specific 0 resources certain service providers; oĘ designation 7
 - redesignation of the SDA or SSA interventions;

Program Limitations vi) 3

- Performance Expectation Grantees shall maintain systems to participant activities in all JTPA titles and limitations in Section 108 of limitations time ensure compliance with of the Act. (A
 - cited in monitoring reports and letters or audit reports are Indication of Problem - Violation of the program limitations indicative of failure to meet the performance expectation defined in subsection (b)(3)(B). B
- performance expectation, one or more of the following steps shall be taken in an effort to rectify the problem(s). Intermediate Activities - When a grantee fails to 0
 - The Department shall review JTPA-II reports.
- review audit and monitoring The Department shall workpapers.
- The Department and the grantee shall meet with the ocal administrator. iii)
- The Department and the grantee shall meet with the PIC Chair and CEO. iv)
 - The Department shall disallow costs.
- Implementation of Corrective Action Grantees shall respond to monitoring and audit reports within 30 calendar days. 1
- State Intervention Authority In accordance with Sections 108, 204, and 205 of the Act, the Department shall impose sanctions for unacceptable performance. (E
 - Sanctions Sanctions shall be triggered by failure to meet failure to reimburse disallowed costs. Sanctions include: in the Act specified program limitations as cited F)
 - withholding cash;
- deducting liability from future cash payments.

Program Documentation 4

- adequate costs, participant program eligibility and termination reasons. allowability shall have costs, proper reporting proper Expectation - Grantees support classification of t o documentation Performance A)
 - Indication of Problem Lack of documentation in areas that indicative of failure to meet the performance expectation defined in subsection (b)(4)(A) of this Section. are identified in monitoring reports or audit reports B)
 - Intermediate Activities When a grantee fails to meet the 0

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performance expectation, one or more of the following steps shall be taken in an effort to rectify the problem(s).

The Department shall issue monitoring reports and

- and monitoring The grantee shall respond to audit reports.
 - reports. ii)
- The grantee shall develop a corrective action plan.
- The Department and the grantee shall meet with the shall follow up on response monitoring/audit reports. Department The i v
- The Department and the grantee shall meet with the PIC local administrator. Chair and CEO.
 - The Department shall disallow costs. vii)
- Implementation of Corrective Action Grantees shall respond to monitoring reports within 30 calendar days and implement corrective action within 45 calendar days after the corrective action plan. (a
 - Intervention Authority In accordance with Sections Act and JTPA regulations found in 20 CFR 629.35 (April 1, 1991 edition), the Department shall impose sanctions 164(a)(1) and (b)(1) and Sections 165 (c)(1) and (2) of unacceptable performance. State (E)
- shall be triggered by failure to meet specified time limits or requirements on monitoring reports and corrective action and/or failure to reimburse disallowed costs. Sanctions include: Sanctions - Sanctions E
- revoking the two-year plan or part of the plan as necessary;
 - withholding cash requests;
 - iii) deducting liability from future cash payments.

Program Procurement 5)

- Code 2630.82, a grantee shall follow all necessary State and Performance Expectation - In accordance with 56 Ill. A)
- indicative of failure to meet the performance expectation of Problem - Violation of State and federal procurement policies and procedures as referenced federal procurement policies and procedures. Indication B)
- Intermediate Activities When a grantee fails to meet the performance expectation, one or more of the following to rectify the problem(s) defined in subsection (b)(5)(A) above. be taken in an effort C)
 - audit Department shall issue monitoring and reports. The
- The grantee shall respond to monitoring and audit i i)
- The grantee shall develop a corrective action plan. iii)
- follow up on implementation of the corrective action plan. The Department shall iv)

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- with meet shall The Department and the grantee local administrator. 7
- The Department and the grantee shall meet with the PIC Chair and CEO. vi)
- The Department shall disallow costs.
- Implementation of Corrective Action Grantees shall respond to monitoring reports within 30 calendar days and implement corrective action within 45 calendar days after receipt the corrective action plan. D.
 - Intervention Authority In accordance with Sections 164(a)(1) and (b)(1) of the Act and JTPA regulations found 20 CFR 629.35 (April 1, 1991 edition), the Department shall impose sanctions for unacceptable performance. State in E)
 - specified time limits or requirements on monitoring reports Sanctions - Sanctions shall be triggered by failure to meet and corrective action plans. Sanctions include: E
- revocation of the two-year plan or part of the plan as necessary; 1.
 - iii) deducting liability from future cash payments withholding cash requests;
 - Balance Cash (9
- Performance Expectation Grantees shall maintain a daily cash balance for immediate cash needs only. A
- reasonable for immediate cash needs is indicative of failure Indication of Problem - Cash on hand in excess of the amount determined through Department monitoring to be necessary and the performance expectation defined subsection(b)(6)(A) above. 9 B)
 - performance expectation, one or more of the following steps audit Intermediate Activities - When a grantee fails to meet shall be taken in an effort to rectify the problem(s). The Department shall review monitoring and 1 0
- meet with The Department and the grantee shall local administrator. reports. i i)
 - The Department and the grantee shall meet with the PIC iii)
- Implementation of Corrective Action Grantees shall respond within .30 calendar days to monitoring and audit reports and correct the deficiency within 45 calendar days after receipt Chair and CEO. <u>a</u>
- (April 1, 1991 edition), and the U.S. Department of the 1075-1 (31 CFR 205), the Department 205 of the Act, JTPA regulations found in 20 CFR 629.31(L) State Intervention Authority - In accordance with shall impose sanctions for unacceptable performance. of the corrective action plan. Treasury Circular TC 回
 - Sanctions Sanctions shall be triggered by non-compliance with the requirements relating to cash balances within 30 calendar days of implementation of the corrective action E

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plan, as verified by on-site monitoring of current daily cash balances. Sanctions include:

- justification for each cash draw;
- forecasting οĘ submission of a new or revised system cash needs;
 - iii) return of excess cash.

Limitations Cost 7

- with program cost limitations specified in 56 Ill. Adm. Code Performance Expectation - Grantees shall maintain compliance B
- of Problem Audit and monitoring exceptions reports are indicative of failure to meet the performance limitations and close-out expectation defined in subsection (b)(7)(A) above. regarding cost categories and Indication B)
- Intermediate Activities When a grantee fails to meet the performance expectation, one or more of the following steps shall be taken.
- The Department and the grantee shall meet with the The Department shall review monitoring and audit reports, close-out documents and tracking reports.
- The Department and the grantee shall meet with the PIC local administrator. Chair and CEO.
 - The Department shall disallow costs. i v (
- Implementation of Corrective Action Grantees shall respond correct the deficiency within 45 calendar days after to the monitoring/audit reports within 30 calendar days the receipt of the corrective action plan. shall 0
- State Intervention Authority In accordance with Section 108 of the Act and JTPA regulations found in 20 CFR 629,39 shall 1991 edition), the Department sanctions for unacceptable performance. (April (E)
 - specified time limits or requirements and corrective action and/or failure to reimburse disallowed costs. Sanctions Sanctions - Sanctions shall be triggered by failure to meet F
- withholding cash;

include:

deducting liability from future payments.

Allocation Cost 8)

- their cost allocation formula in accordance with 56 Ill, Performance Expectation - Grantees shall assign costs Adm. Code 2630.111. A
- Indication of Problem Audit and fiscal monitoring reports noting discrepancy(les) in assigning costs as required in meet the performance expectation defined in subsection the cost allocation formula are indicative of failure (b)(8)(d) B)
- Intermediate Activities When a grantee fails to meet the performance expectation, one or more of the following steps 0

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- The Department shall review audit/monitoring reports.
- The Department and the grantee shall meet with the local administrator.
- The Department and the grantee shall meet with the PIC Chair and CEO. iii)
 - The Department shall disallow costs. 10)
- [mp]ementation of Corrective Action Grantees shall respond correct the deficiency within 45 calendar days after to the monitoring/audit reports within 30 calendar days the receipt of the corrective action plan. shall a
 - Adm. Code 2630.111, the Department shall impose sanctions 56 111. State Intervention Authority - In accordance with for unacceptable performance. E)
- time limits or requirements and corrective action Sanctions Sanctions - Sanctions shall be triggered by failure to and/or failure to reimburse disallowed costs. specified include: E
- withholding cash;
- deducting liability from future payments.
 - Charging Cost 6
- Performance Expectation In accordance with Subparts B and of 56 Ill. Adm. Code 2630, grantees shall charge all costs only once and according to classifications. A)
- reports charging costs to improper classifications are indicative of costs the performance expectation defined monitoring problems in multiple charging of and Indication of Problem - Audit subsection (b)(9)(A) above. failure to meet indicating B)
 - Intermediate Activities When a grantee fails to meet the performance expectation, one or more of the following steps shall be taken. C)
- the grantee shall meet with the The Department shall review audit/monitoring reports. and Department
 - The Department and the grantee shall meet with the PIC local administrator. Chair and CEO.
 - The Department shall disallow costs. iv)
- Implementation of Corrective Action Grantees shall respond the deficiency within 45 calendar days after calendar days the receipt of the corrective action plan. to monitoring/audit reports within correct shall a
- regulations found in 20 CFR 629 (April 1, 1991 edition) and 20 CFR 631 (April 1, 1991 edition), the Department shall State Intervention Authority - In accordance with (i)
- by multiple charging of costs or improper classification of costs and/or failure to reimburse disallowed costs. Sanctions include: triggered impose sanctions for unacceptable performance. pe Sanctions - Sanctions shall E)

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- withholding cash;
- deducting liability from future payments.
 - Substantial Segments 10)
- in need, and to the identified substantial segments of the eligible population as contracted in the training services and opportunities to those who can benefit Performance Expectation - Grantees shall provide and are most two-year plan. A)
- in eligible populations is indicative of failure to serve substantial segments with variance greater than 15% below incidence meet the performance expectation defined in subsection to of Problem - Failure Indication (b)(10)(A). level B
- CEO performance expectation, one or more of the following steps Intermediate Activities - When a grantee fails to meet the The Department shall notify the grantee, PIC, and be taken. shall 0
 - of require development of the problem and offer technical assistance. The Department shall 1 i)
- of The Department shall monitor implementation corrective action plan. iii)
- The Department shall measure performance to determine corrective action plan. iv)
- The grantee shall revise the corrective action plan if it has not solved the problem as determined by the it has not solved the problem as determined by if the problem has been corrected. Department. 7
- Implementation of Currective Action a
- Within 45 calendar days after the notification of deficiency, the grantee shall develop and submit corrective action plan to the Department;
 - grantee shall begin implementing the corrective action Within 1 quarter after the plan development, the 11)
 - the grantee shall be required to revise the corrective corrective action plan, if no improvement is measured, technical οĘ implementation additional obtain Within 2 quarters after and plan assistance; action iii)
- action plan, the Department shall respond to the Within one month after the receipt of revised corrective action plan. iv)
- Intervention Authority In accordance with Sections 141(a) and 164(b)(1) of the Act and contracts with the Department, the Department shall impose sanctions unacceptable performance. State (E)
 - implement a corrective action plan and/or refusal to alter a corrective action plan if no improvement is measured. Sanctions - Sanctions shall be triggered by failure (F)

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Sanctions include:

- revocation of the plan or part of the plan;
- prohibition from the use of certain service providers; program specific to resources oţ designation
- 11) Program and Administration Procedures interventions.
- Performance Expectation Grantees shall address problems in issued by the Department or the USDOL, and administration procedures as identified monitoring reports, and audit reports. program A)
- agreed to corrective action plan was not implemented are Indication of Problem - Failure to respond to monitoring reports and audit reports within specified timelines and/or indicative of failure to meet the performance expectation show that follow-up reviews by the Department which defined in subsection (b)(11)(A) above. B)
- Intermediate Activities When a grantee fails to meet the performance expectation, one or more of the following steps shall be taken. 0
 - The Department shall send correspondence to the grantee to warn the grantee of non-compliance. 7
- the The Department and the grantee shall meet with local administrator. ii
 - The Department and the grantee shall meet with the PIC Chair and CEO. iii)
- Implementation of Corrective Action Grantees shall respond to monitoring/audit reports within 30 calendar days and correct the deficiency within 45 calendar days after receipt of the corrective action plan. 1
 - State Intervention Authority In accordance with Section 164(c)(2)(d) of the Act and JTPA regulations found in 20 CFR 1991), the Department shall sanctions for unacceptable performance. 629.43(b) (April 1, **a**
 - Sanctions Sanctions shall be triggered by failure of the take stipulated corrective action. Sanctions grantee to respond to monitoring/audit reports failure to include: E.
- restriction of cash drawdowns;
- revocation of the plan or a part of the plan; iii) reorganization of the SDA or SSA

Membership 12) PIC

- Performance Expectation PIC membership requirements shall be met in accordance with 56 Ill. Adm. Code 2600.40. A
- Indication of Problem Vacancies on PICs which exist after quidelines as set forth in 56 Ill. Adm. Code 2600.40(e) are indicative of failure to meet the performance expectation defined in 90 days and/or membership which falls below the subsection (b)(12)(A) above. B
- Intermediate Activities When a PIC's membership fails to 0

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send letter to the PIC Chair and CEOs warning them of possible meet the performance expectation, the Department shall decertification.

- meet issued calendar days after receipt of a letter from the Department has 40 requirements with an additional warning letter being decertification Action Corrective possible at 60 calendar days. of of Implementation them warning <u>a</u>
- State Intervention Authority In accordance with Section 102 of the Act and JTPA regulations found in 20 CFR 628.2 1991), the Department shall impose sanctions for unacceptable performance. (April (i)
- The Governor shall select PIC members to meet failure warning letter Sanctions - Sanctions shall be triggered by decertification necessary requirements. comply with the timelines. E

13) Civil Rights Complaints

- 2610.120(c), Civil Rights Complaint Reports shall be Adm. Performance Expectation - In accordance with 56 Ill. completed and submitted to the Department. Code A)
- 1.0 submit reports within prescribed timelines, it is indicative of failure to meet the performance expectation defined Indication of Problem - When a grantee does not subsection (b)(13)(A) above. 8
- Intermediate Activities When a grantee fails to meet the performance expectation, one or more of the following steps shall be taken in an effort to rectify the problem(s). 0
 - notify the grantee in writing that the grantee shall prepare and submit a Civil Rights Complaint Report. The Department shall
 - meet with the PIC and CEO regarding the problem and offer technical assistance. The Department shall i i)
- submitted to the Illinois Job Training Coordinating iii) The Department shall review the summary report Council (IJTCC).
- following the end of the quarter and implement corrective Implementation of Corrective Action - The grantee shall submit a corrective action plan within 5 calendar days action within 30 calendar days. 0
 - In accordance with Section 164(B)(1) of the Act, the Department shall impose sanctions State Intervention Authority for unacceptable performance. (E)
- 10 a Civil Rights Complaint Report within Sanctions shall be triggered by failure The sanction is plan revocation. prescribed timelines. prepare and submit Sanctions -E
- and/or t he Adm. Performance Expectation - In accordance with 56 Ill. grantees/administrative entities shall negotiate À, 2610.Appendix and 14) Coordination Agreements 2610.60 A)

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accordance with the Governor's Coordination Criteria within modify coordination agreements with mandated agents specified timelines.

- with their plan or modification, it is indicative of failure to meet the performance expectation defined in subsection resulting in failure of a signed agreement being submitted agreement on the contents of a coordination Indication of Problem - When a grantee (b)(14)(A) above. B
- Intermediate Activities When a grantee fails to meet the performance expectation, one or more of the following steps be taken. shall 0
 - For the two-year plan, if coordination agreements are problem. If the problem is such that the SDA does not anticipate resolution in sufficient time for inclusion discuss with the PIC/local elected official (LEO) and The coordinating agent shall be advised not included in the preliminary plan, Department staff the final plan, unless the nature of problem is to contact the central office of the State agency, routing for signatures, staff shall advise SDAs agent shall contact SDAs to determine the nature coordinating appropriate, to discuss the problem. shall consult with the perspective.
 - page The grantee shall report, in writing, to the Coordination Committee on the nature of the problem(s) perspective briefing to the Coordination Committee a one resolve submit agent may to date and efforts to SDA/coordinating desired. ii)
- If coordination agreements are not finalized by June representatives involved in the disagreement shall be requested to meeting at which the Coordination Committee shall attempt to provide assistance in the resolution Coordination 30, SDA and coordinating agents' the VIEWS present their ssue(s). 111)
- IJTCC shall act on Coordination Committee recommendations. Letters shall then be transmitted the SDAs/coordination agents. The i v
- April, biennially, in accordance with the two-year planning in March and the final agreement in The grantee shall submit Implementation of Agreements preliminary agreements cycle. a
- State Intervention Authority In accordance with Sections 105(b)(1)(E) and 122(b)(3) of the Act, the Department impose sanctions for unacceptable performance. (E)
 - Coordination Committee to the 1JTCC which shall endorse the recommended (E)

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recommendation. Sanctions include:

plan disapproval;

following steps outline the general appeal process plan revocation. relative to sanctions. - The Appeals

0

The Department shall mail a letter to the grantee announcing sanctions. A copy of the letter shall be mailed to the PIC Chair to 30 grantee has and CEO. 7

submit an appeal of the sanction. Informal resolution of any differences is encouraged days working during this time. 5

A formal hearing shall be scheduled to convene within 30 working days after the receipt of the appeal. 3

hearing. However, if this is not possible, a 48-hour prior notice shall be given to the Department and the hearing can be The grantee shall make every effort possible to attend the formal rescheduled for just cause as determined by the hearing officer. Otherwise, the formal hearing shall be held in the absence of the grantee. 4)

hearing officer's decision shall be mailed to the grantee, The hearing officer's decision shall be mailed to the gra PIC Chair and CEO within 30 working days after the hearing. 5)

of all or part of a plan because the Governor determines there is otherwise, may be appealed to the Secretary per Section 164(b) of the Act. Sanctions imposed because of the failure to meet performance standards for the second year may be appealed to the Secretary of the USDOL (Secretary) per Section 106(h) of the Act. Revocation a result of financial and compliance audits, a substantial violation of a specific provision of he Act (9

effective 6483 Reg. 111. 17 (Source: Amended at April 9, 1993

COMPTROLLER

NOTICE OF ADOPTED RULES

- Americans with Disabilities Act Grievance Procedure 1) Heading Of The Part:
- Code Citation: 4 Ill. Adm. Code 775 2)
- Adopted Action: Section Numbers: 3)

New Section New Se	New
775.10 775.20 775.30 775.40 775.60	ppen

- Statutory Authority: Implementing Title II, Subtitle A of the Americans With Disabilities Act of 1990 (42 U.S.C. 12131-12134), as specified in Title II regulations (28 CFR 35.107), and authorized by section 21 of the State Comptroller Act (Ill. Rev. Stat. 1991, ch. 15, par. 221) {15 ILCS 405/21} 4)
- April 12, 1993 Effective date of Rule(s): 2
- Does this rulemaking contain an automatic repeal date? (9
- 7) Does this rule contain incorporation by reference? No
- Apr 11 12, 1993 8) Date filed in Agency's Principal Office:
- 9) Notice(s) of Proposal Published in Illinois Register:

September 11, 1992, 16 Ill. Reg. 13710 (issue date) 10) Has JCAR issued a Statement of Objections to this (these) rules? No

late)		
(issue c		

Statement of Objection:

A)

- Ill.Reg. (issue date) B) Agency Response:
- C) Date Agency Response Submitted to JCAR:
- Difference(s) between proposal and final version: There are minor typographical changes only 11)

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NOTICE OF ADOPTED RULES

- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? There is no letter agreement with JCAR. 12)
- Will this rule replace an emergency rule currently in effect? No 13)
- Are there any amendments pending on this Part? No 14)
- Summary and Purpose of Rule(s) (Amendments, Repealer): 15)

persons with disabilities may resolve allegations of denial of public services on the basis of disability. As required by the Americans with Disabilities Act of 1990, these rules establish a procedure whereby qualified

Information and questions regarding this adopted rule begins on the next page: 16)

Kim L. Kirn, Assistant Legal Counsel Name: Office of the Comptroller, Room 201 State Capitol, Springfield, Illinois, 62706 Address:

Telephone: (217) 782-6000

The full text of the Adopted Rule(s) (Amendments) begins on the next page:

COMPTROLLER

NOTICE OF ADOPTED RULES

TITLE 4: GRIEVANCE PROCEDURES CHAPTER XXVIII: COMPTROLLER

AMERICANS WITH DISABILITIES ACT GRIEVANCE PROCEDURE PART 775

			Level				
			Coordinator				
Purpose	Definitions	Procedure	Review at the Designated	Review at the Final Level	Accessibility Policy		Grievance Form
775.10	775.20	775.30	775.40 I	775.50 I	775.60	775.70	Appendix A C

Disabilities Act of 1990 (42 U.S.C. 12131-12134), as specified in Title II regulations (28 CFR 35.107), and authorized by Section 21 of the State Comptroller Act (Ill. Rev. Stat. 1991, ch. 15, par. AUTHORITY: Implementing Title II, Subtitle A of the Americans With 221) [15 ILCS 405/21].

, effective April 12, SOURCE: Adopted at 16 Ill. Reg. 6499

775.10 Purpose Section

- Grievance Procedure (Procedure) pursuant to the Americans regulations (28 CFR 35.107) reguiring that a grievance procedure be established to resolve grievances asserted by qualified individuals with disabilities. Should any individual desire to review the ADA or its regulations to understand the rights, privileges and remedies afforded by it, please contact the Designated Coordinator. This Part establishes an Americans With Disabilities Act With Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) (ADA), and specifically Section 35.107 of the Title II a)
- In general, the ADA requires that each program, service and activity offered by the Office of the Comptroller (OIIICE), when viewed in its entirety, be readily accessible to and usable by qualified individuals with (Office), when viewed in its entirety, disabilities Q

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COMPTROLLER

NOTICE OF ADOPTED RULES

ΰ

It is the intent of the Office to foster open communication with all individuals requesting ready access to programs, services and activities. The Office activities to respond to requests for modifications services supervisors of programs, before they become grievances. encourages

Section 775.20 Definitions

"Complainant" is an individual with a disability who files a grievance form provided by the Office in accordance with this

Comptroller to coordinate the Office's efforts to comply with and carry out its responsibilities under Title II of the ADA, is the ADA Office of the Comptroller, 325 West Adams, Springfield, Illinois 62706 or by telephone at 217/782-6000 (voice), including investigation of grievances filed by complainants. be contacted at "Designated Coordinator" is the person appointed by The Designated Coordinator for the Office Coordinator. The ADA Coordinator may 217/782-1308 (TDD).

the major life activities of such individual; a record of such "Disability" means, with respect to an individual, a physical or mental impairment that substantially limits one or more of impairment; or being regarded as having such an impairment.

who believes he or she has been excluded from participation in or denied the benefits of any program, service or activity of with a disability who meets the essential eligibility requirements for participation in or receipt of the benefits of a program, activity or service offered by the Office, and the Office, or has been subject to discrimination by the "Grievance" is any complaint under the ADA by an individual Office, on the basis of his or her disability.

essential eligibility requirements for the receipt of services or the participation in programs or activities provided by the with a disability who, with or without reasonable modifications to rules, policies, or practices, the removal of architectural, communication, or transportation barriers, or the provision of auxiliary aids and services, meets the "Qualified individual with a disability" means an individual Office.

COMPTROLLER

NOTICE OF ADOPTED RULES

Section 775.30 Procedure

- A grievance shall be submitted in accordance with the procedures established in Sections 775.40 and 775.50 of this Part, in the form and manner described, and within specified time limits. Time limits established in this procedure are in calendar days, unless otherwise stated, and may be extended by mutual agreement in writing by the complainant and the reviewer at the Designated Coordinator and Final Levels.
- b) A complainant's failure to submit a grievance, or to submit or appeal it to the next level of procedure, within the specified time limits shall mean that the complainant has withdrawn the grievance or has accepted the last response given in the grievance procedure as the Office's final response.
- c) The Office shall, upon being informed of an individual's desire to file a formal grievance, instruct the individual how to receive a copy of this procedure and the grievance form.
- d) A complainant may use the assistance of an advocate in any stage of the grievance procedure.

Section 775.40 Review at the Designated Coordinator Level

- a) If an individual desires to file a formal written grievance, the individual shall promptly, but no later than 180 days after the alleged discrimination, submit the grievance to the Designated Coordinator in writing on the prescribed grievance form. (See Appendix A.) The grievance form shall be completed in full in order to receive proper consideration by the Designated Coordinator, and shall include:
- the complainant's name and, if applicable, address and telephone number;
- 2) the best means and time for contacting the complainant;
- the program, activity or service which was denied complainant or in which alleged discrimination occurred;

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NOTICE OF ADOPTED RULES

- 4) the date and nature of the alleged denial or discrimination;
- the signature of the complainant.
- b) Upon request, assistance shall be provided by the Office to complete the grievance form.
- c) The Designated Coordinator or his/her representative shall investigate the grievance and shall make reasonable efforts to resolve it. The Designated Coordinator shall provide a written response to the complainant and to the Comptroller within ten (10) business days after receipt of the grievance form.

Section 775.50 Review at the Final Level

- If a grievance has not been resolved by the Designated Coordinator to the satisfaction of the complainant, the complainant shall submit a copy of the grievance form and Designated Coordinator's response to the Comptroller for final review within ten (10) days after receipt of the Designated Coordinator's written response. The complainant shall submit these documents to the Comptroller, together with a short written statement explaining the reason(s) for dissatisfaction with the Designated Coordinator's response. The Comptroller will extend the period for submitting the review request and supporting documents for up to ten (10) additional days upon complainant's request.
- The Comptroller shall appoint a three (3) member panel consisting of a representative from the Personnel Department, the Legal Department and the Comptroller's Executive Staff to review the grievance (hereinafter referred to as the "Review Panel"). The Designated Coordinator, who rendered the written response to the Review Panel. One member so appointed shall be designated chairman. If possible, the Comptroller shall include as one of these appointments a person with a disability.
- c) The complainant shall be afforded an opportunity to appear before the Review Panel. The Review Panel shall review Designated Coordinator's written response and may conduct interviews and seek advice as the Review Panel deems appropriate.

COMPTROLLER

NOTICE OF ADOPTED RULES

- the recommendation of the Designated Coordinator, shall render a decision thereon in writing within thirty (30) days, shall state the basis therefore, and shall cause Coordinator's recommendations, the Review Panel shall include written reasons for such disapproval or The Review Panel shall approve, disapprove or modify The Review Panel's decision shall be final. If the Review Panel disapproves or modifies the Designated a copy of the decision to be served on the parties. modification. g
- The grievance form, the Designated Coordinator's response, the statement of reasons for dissatisfaction, (Ill. Rev. Stat. 1991, ch. 116, par. 43.4 et seq.) [5 ILCS 160/1 et seq.] or as otherwise required by law. maintained in accordance with the State Records Act and the decision of the Review Panel shall be (e)

Name:

Section 775.60 Accessibility Policy

The Office shall ensure that all stages of the grievance procedure are readily accessible to and usable by individuals with disabilities.

Section 770.70 Case-by-Case Resolution

Accordingly, termination of a grievance at any level, whether through the granting of relief or otherwise, shall not constitute a precedent on which any other complainants should reply. accommodation would constitute a fundamental alteration to the Each grievance involves a unique set of factors that includes, but is not limited to: the specific nature of the disability; program or activity at program, service or activity or undue hardship on the Office. the essential eligibility requirements, the benefits to be issue; the health and safety of others; and whether an derived, and the nature of the service,

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COMPTROLLER

NOTICE OF ADOPTED RULES

Grievance Form Section 775.Appendix A:

Discrimination Based on Disability Grievance

If assistance is needed, It is the policy of the Office of the Comptroller to provide assistance in filling out this form. If assistance is needed please ask:

ADA Coordinator - Office of the Comptroller 217/782-6000 (Voice) -- 217/782-1308 (TTD) Springfield, Illinois 62706 325 West Adams Street

Program, Service, or Activity to which Access was Denied or in The Best Means and Time for Contacting: which Alleged Discrimination Occurred: City, State and Zip Code: Nature of Alleged Discrimination: Telephone No.: Address:

the above participate in the program, service or activity and the abostatements are true to the best of my knowledge and belief. I certify that I am qualified or otherwise eligible to (Attach additional sheets, if necessary.)

Signature

Please give to the ADA Coordinator at the address listed above.

For Office Use Only

Ву: Date Received:

DEVELOPMENT AUTHORITY ILLINOIS HOUSING

NOTICE OF ADOPTED RULES

Heading of the Part: Americans With Disabilities
--

- Code Citation: 4 Ill. Adm. Code 700 5
- Adopted Action: Section Numbers: 3)

| Section |
|---------|---------|---------|---------|---------|---------|---------|
| New | New | | | | | |
| | | | | | | |
| 700.101 | 700.102 | 700.103 | 700.201 | 700.202 | 700.203 | 700.204 |

- Statutory Authority: This rule making implements Title II, Subtitle A, of the Americans With Disabilities Act of 1990 (42 U.S.C. 12131-12134), and the regulations promulgated thereunder (28 CFR 35.107), and is authorized by Section 7.19 of the Illinois Housing Development Act (Ill.Rev.Stat. 1991 67 1/2, par. 307.19). 4
- Apr 11 8, 1993 Effective Date of Rules: 6
- Does this rulemaking contain an automatic repeal date? No 9
- Does this rule contain incorporations by reference? No 2
- Date Filed in Agency's Principal Office: April 8, 1993 8
- Notice of Proposal published in Illinois Register: 6

16 Ill.Reg. 15684 October 16, 1992

- Has JCAR issued a Statement of Objections to these rules? No 10)
 - Difference between proposal and final version: 11)

grammatical corrections throughout the rulemaking.

October 16, 1992, the Authority made a series of technical and

Purguant to memorandum from Administrative Code Division dated

- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? YES 12)
- Will this rule replace an emergency rule currently in effect? 13)

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DEVELOPMENT AUTHORITY ILLINOIS HOUSING

NOTICE OF ADOPTED RULES

ON N

- Are there any amendments pending on this Part? No 14)
- Summary and Purpose of Rules: These rules establish a procedure whereby qualified persons with disabilities may resolve allegations of denial of public services or employment on the basis of disability. 15)
- Information and questions regarding this adopted rule shall be directed to: Richard B. Muller, Esq. 401 N. Michigan Ave., Suite 900 Chicago, Illinois 60611

16)

The full text of the Adopted Rules begins on the next page:

ILLINOIS HOUSING DEVELOPMENT AUTHORITY

NOTICE OF ADOPTED RULES

CHAPTER XXV: ILLINOIS HOUSING DEVELOPMENT AUTHORITY TITLE 4: GRIEVANCE PROCEDURES

AMERICANS WITH DISABILITIES ACT GRIEVANCE PROCEDURE PART 700

SUBPART A: GENERAL RULES

Authority Section 700.101

Purposes 700.102

Definitions 700.103

SUBPART B: PROCEDURES

Designated Coordinator Level General Procedures Final Level 700.202 700.203 700.201 Section

Accessibility

700.204

AUTHORITY: This rulemaking implements Title II, Subtitle A, of the Americans With Disabilities Act of 1990 (42 U.S.C. 12131-12134), and the regulations promulgated thereunder (28 CFR 35.107), and is authorized by Section 7.19 of the Illinois Housing Development Act (Ill. Rev. Stat. 1991, ch. 67 1/2, par.

effective 6507 Reg. 111. 17 at SOURCE: Adopted April 8, 1993

SUBPART A: GENERAL RULES

Section 700.101 Authority

This Part is authorized and made pursuant to the Americans With Disabilities (42 U.S.C. 12131-12134) ("ADA"), the regulations promulgated thereunder (28 CFR 35.107) (the "Regulations") and Section 7.19 of the Illinois Housing Development Act (Ill. Rev. Stat. 1991, ch. 67 1/2, par. 307.19). Act of 1990

Section 700.102 Purposes

established to resolve grievances asserted by qualified individuals with disabilities. The ADA requires that each program and activity offered by the Illinois Housing Development Authority (the "Authority") be readily accessible the Authority to foster open communication with all individuals requesting to and usable by qualified individuals with disabilities. It is the intent of establishes a grievance procedure pursuant to the ADA the Regulations, which require that such a access to the programs and activities of the Authority. specifically Part

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ILLINOIS HOUSING DEVELOPMENT AUTHORITY

NOTICE OF ADOPTED RULES

Section 700,103 Definitions

'Authority": The Illinois Housing Development Authority.

"Complainant": An individual with a disability who files a Grievance on the form provided by the Authority in accordance with this Part. "Designated Coordinator": The person appointed by the Authority to carry out its responsibilities under Title II of the ADA, including investigation of grievances filed by complainants. The Designated Coordinator for the Michigan Avenue, Suite 900, Chicago, 111inois 60611 or by telephone at (312)836-5200. coordinate the Authority's efforts to comply with and Authority can be reached at 401 N.

impairment that substantially limits one or more of the major life activities of such individual; a record of such impairment; or being Disability": With respect to an individual, a physical or mental regarded as having such an impairment.

from participation in or denied the benefits of any program or "Grievance": Any formal complaint under the ADA by an individual with participation in or receipt of the benefits of a program or activity offered by the Authority, and who believes he or she has been excluded a disability who meets the essential eligibility requirements for activity of the Authority, or has been subject to discrimination the Authority on the basis of his or her disability. to 'Grievance Form": The form on which a Grievance must be submitted the Authority.

'Grievance Procedure": The procedure established by this Part.

SUBPART B: PROCEDURES

Section 700.201 General Procedures

- limits. The time limits for this Grievance Procedure shall be measured Submission. Complainants shall submit Grievances in accordance with the procedures established in Section 700.202 and 700.203 of this Part, in the form and manner described and within specified time extended by mutual agreement in writing by the Complainant and the in calendar days, unless otherwise explicitly stated, and reviewer at the Designated Coordinator and the Final Levels.
- shall mean that the Complainant has withdrawn the Grievance or has accepted the last response given in the Grievance Procedure as the A Complainant's failure to submit a Grievance, or to submit or appeal it to the next level of procedure, within the specified time limits, Authority's final response. (q
 - The Authority shall, upon being informed of an individual's desire to c)

NOTICE OF ADOPTED RULES

file a Grievance, instruct the individual how to receive a copy of this Grievance Procedure and the Grievance Form.

Section 700.202 Designated Coordinator Level

- discrimination, submit the Grievance to the Designated Coordinator on the Grievance Form prescribed for that purpose. To receive proper consideration by the Designated Coordinator, the Grievance Form shall If an individual desires to file a Grievance, the individual shall promptly, but no later than 180 days after the alleged act of be completed in full. The completed form shall include: a)
 - 1) the Complainant's name and, if applicable, address and telephone number;
- the program or activity which was denied to the Complainant or in the best means and time for contacting the Complainant;
 - which alleged discrimination occurred; 3
- the date and nature of the alleged denial or discrimination; 4
 - the signature of the Complainant.
- Upon request, the Authority shall provide assistance in completing the Grievance Form. a î
- The Designated Coordinator shall provide a written response to the Complainant and to the Director of the Authority within ten (10) The Designated Coordinator or his designated representative shall investigate the Grievance and shall make reasonable efforts to resolve business days after receipt of the Grievance Form.

Section 700.203 Final Level

- Complainant shall submit these documents to the Director, or his or written response, within five (5) business days after receipt by the submit a copy of the Grievance Form and Designated Coordinator's her designee, together with a short written statement explaining the reason(s) for dissatisfaction with the Designated Coordinator's If the Grievance is not resolved to the satisfaction of Complainant at the Designated Coordinator Level, the Complainant response to the Director of the Authority for final review. Complainant of the Designated Coordinator's response. a)
- Complainant shall have a right to appoint a representative to appear The Complainant shall be afforded an opportunity to appear before the Director or the Director's representatives, as applicable, two (2) on his or her behalf, provided that the Complainant notifies business days in advance of the hearing that the Complainant representative shall review the Designated Coordinator's response The Director or his or Director, or a representative designated by the Director. may conduct interviews and seek advice as may be appropriate. such a representative. appointed q
 - The Director shall approve, disapprove or modify the recommendation of the Designated Coordinator, shall render a decision thereon in writing within thirty (30) days, shall state the basis therefor, and shall ς O

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ILLINOIS HOUSING DEVELOPMENT AUTHORITY

NOTICE OF ADOPTED RULES

Director's decision shall be final. If the Director disapproves or modifies the Designated Coordinator's recommendations, the Director shall include written reasons for such disapproval or modification. parties. cause a copy of the decision to be served on the

(Ill. Rev. Stat. 1991, ch. 116, par. 43.3 et seg.) or as otherwise Director shall be maintained in accordance with the State Records Act statement of the reasons for dissatisfaction, and the decision of The Grievance Form, the Designated Coordinator's response, required by law. q)

Section 700.204 Accessibility

The Authority shall ensure that, at all stages, the Grievance Procedure is readily accessible to and usable by individuals with disabilities.

SPACE NEEDS COMMISSION

NOTICE OF ADOPTED RULES

- The Placement of Monuments, Memorials and Statues on the State Capitol Building Grounds Heading of the Part: 7
- 3 Ill. Adm. Code 800 Code Citation:

5

New Section Adopted Section Number: 800.20 3)

Action:

- Statutory Authority: Implementing and authorized by the Space Needs Act (Ill. Rev. Stat. 1991, ch. 63, pars. 221 et seq.). 4
- Effective Date of the Rules: April 13, 1993 2
- 20 Does this rulemaking contain an automatic repeal date? (9
- Does this amendment contain incorporations by reference? 7
- January 12, 1993 Date filed in Agency's Principal Office: 8
- Notice of Proposal Published in Illinois Register: October 16, 1992 16 Ill, Reg, 15828 6
- Has JCAR issued a Statement of Objections to these amendments: No 10)
- Differences between proposal and final version: 11)
- SUBTITLE C: The words "NEEDS COMMISSION" have been deleted and the word "UTILIZATION" has been added in lieu thereof. A
- CHAPTER IV: The words "MONUMENTS, MEMORIALS AND STATUES" have been deleted and the words "SPACE NEEDS COMMISSION" have been added in lieu thereof. m
- SOURCE: The word "Added" has been deleted and the word "Adopted" has been added in lieu thereof. ΰ
- Section 800.20(a): The words "permanently affixed" have been added in line two. â
- Addition of the following text as subsection (d): (H

design(s) Requests for monuments, memorials or statues should be submitted to the Commission with proposed design(s) at: Legislative Space Needs Commission, 602 Stratton Building, Springfield, Illinois 62706.

SPACE NEEDS COMMISSION

NOTICE OF ADOPTED RULES

- 800.20(b)(1), (b) (2) (A)-(E), (c) (1), (c) (1) (A)-(C) and (c) (2). closing punctuation in Sections Placed Ē
- of Section 800.20(b)(2)(B) was stricken and the rest the subsection (b) was relabeled accordingly. (C)
- made as indicated in the agreement letter issued by JCAR? Have all the changes agreed upon by the agency and JCAR Yes 12)
- Will these amendments replace an emergency rule currently in effect? 13)
- Are there any amendments pending on this Part? 14)
- Summary and Purpose of Rule: The purpose of this rule is to create a strategy for developing space for the display of monuments, memorials and statues on a more monumental scale and to present a more formal appearance in order to establish the proper scale and mood for public viewing of these items. 15)
- Information and questions regarding these adopted amendments shall be directed to: 16)

James R. Schirott, 105 E. Irving Park Road, Itasca, Illinois 60143 within 30 days of publication.

The full text of the Adopted Rules begins on the next page:

SPACE NEEDS COMMISSION

NOTICE OF ADOPTED RULES

SPACE NEEDS COMMISSION SPACE UTILIZATION TITLE 3: LEGISLATURE SUBTITLE C: CHAPTER IV:

PART 800

THE PLACEMENT OF MONUMENTS, MEMORIALS AND STATUES ON THE STATE CAPITOL BUILDING GROUNDS

Placement of Monuments, Memorials and Statues Section 800.20

Implementing and authorized by the Space Needs Act (Ill. Rev. Stat. 1991, ch. 63, pars. 221 et seg.) AUTHORITY:

, effective 6513 17 Ill. Reg. SOURCE: Adopted at April 13, 1993

Section 800.20 Placement of Monuments, Memorials and Statues

- The purpose of this Section is to create a strategy for developing space for the display of permanently affixed monuments, memorials and statues on a more monumental scale and to present a more formal appearance in order to establish the proper scale and mood for public viewing of these items. a)
- Monuments, memorials and statues shall be placed: Q
- only with the consent and approval of the Space Needs Commission; 7
- on Statue Row which consists of: 5)
- the north-south to terminus the south greenway; A
- south of the Stratton Building to the Museum Building; B)
- the area between the Stratton Building and the Capitol; and ΰ
- the area of the Stratton Building North to the service drive entrance. a

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SPACE NEEDS COMMISSION

NOTICE OF ADOPTED RULES

- be State Capitol Building and surrounding grounds may used: ô
- for monuments, memorials or statues associated with the State of Illinois depicting: T
- an individual; A
- a profession; or

B

- an historic event; and ΰ
- only with the consent and approval of the Space Needs Commission. 2)
- submitted to the Commission with proposed design(s) at: Stratton Requests for monuments, memorials or statues should be Legislative Space Needs Commission, Building, Springfield, Illinois 62706. q

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SPACE NEEDS COMMISSION

NOTICE OF ADOPTED RULES

- Heading of the Part: Space Utilization in the Capitol Complex a
- Code Citation: 3 Ill. Adm. Code 850

2)

Adonted Action: Section Number: 3)

850.10

New Section

- Statutory Authority: Implementing and authorized by the Space Needs Act (Ill. Rev. Stat. 1991, ch. 63, pars. 221 et seq.). 4
- Effective Date of the Rules: April 13, 1993 2
- Does this rulemaking contain an automatic repeal date? 9
- Does this amendment contain incorporations by reference? No 2
- Date filed in Agency's Principal Office: January 12, 1993 8
- Notice of Proposal Published in Illinois Register: 6
- Has JCAR issued a Statement of Objections to these amendments: 16 Ill. Reg. 15832 October 16, 1992 10)
- Differences between proposal and final version: 11)
- deleted and the word "UTILIZATION" has been added in lieu The words "NEEDS COMMISSION" have SUBTITLE C: thereof. B
- CHAPTER IX: The word "UTILIZATION" has been deleted and the words "NEEDS COMMISSION" have been added in lieu thereof. B)
- The words "Added" has been deleted and the word SOURCE: The words "Added" has been delete "Adopted" has been added in lieu thereof. ΰ
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? N/A 12)
- Will these amendments replace an emergency rule currently in effect? No 13)
- Are there any amendments pending on this Part? 14)

NOTICE OF ADOPTED RULES

- Summary and Purpose of Rule: The purpose of this rule is to insure the orderly transferring of the utilization state-owned space within the State Capitol Complex. 15)
- shall be directed to: James R. Schirott, 105 E. Irving Park Road, Itasca, Illinois 60143 within 30 days of publication. Information and questions regarding these adopted amendments 16)

The full text of the Adopted Rules begins on the next page:

SPACE NEEDS COMMISSION

NOTICE OF ADOPTED RULES

CHAPTER IV: SPACE NEEDS COMMISSION SPACE UTILIZATION TITLE 3: LEGISLATURE SUBTITLE C:

PART 850 SPACE UTILIZATION IN THE CAPITOL COMPLEX

Section 850.10

Space Utilization in the State Capitol Complex

AUTHORITY: Implementing and authorized by the Space Needs Act (Ill. Rev. Stat. 1991, ch. 63, pars. 221 et seq.)

6517 Ill. Reg. 17 at Adopted 1993 SOURCE: April 13,

Italics denotes statutory language. NOTE:

Section 850.10 Space Utilization in the State Capitol Complex

- Constitutional office, which occupies state-owned space within the State Capitol Complex and which decides to vacate any portion of said space and assign it to another State agency or to a private entity, must obtain the prior approval of the Space Needs Commission. Any State of Illinois agency, commission, board or a)
- approval, require competitive bids prior to any such utilization of space within the Capitol by a non-state The Space Needs Commission may, prior to giving said agency. Q

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POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

Heading of the Part for which proposed rulemaking is being corrected: 1

Organic Material Emission Standards and Limitations for the Chicago Area

35 Ill. Adm. Code 218 Code Citation: 5 Illinois Register citation to Notice of Proposed Amendments: 3

17 Ill. Reg. 4905; April 9, 1993

Sections being Corrected: 4)

effective

Section 218,303 Section 218.211 Section 218.301 Section 218,302 Section 218,304 Section 218,401 Corrections being made:

2

Sections 218.301 through 304 were inadvertently omitted. Sections 218.211 and 218.401 were incomplete.

The full text of these sections begins on the following page.

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

Recordkeeping and Reporting Section 218.211

- each capture system and control device shall be determined by the applicable test methods and procedures specified in Section 218.105 of this Part to establish the records required under this Section. The VOM content of each coating and the efficiency of a)
- Any owner or operator of a coating line which is exempted from the limitations of Section 218.204 of this Part because of Section 218.208(a) of this Part shall comply with the following: a
- By a date consistent with Section 218.106 of this Part, the owner or operator of a facilitycoating line or a group of coating lines referenced in this subsection(b) of this Section shall certify to the Agency that the facilitycoating line or group of coating lines is exempt under the provisions of this Part. certification shall include: of Section 218.108(a) 1
- group of coating lines is exempt from the limitations of Section 218.204 of this Part because of Section 218.208(a) of this Part; A declaration that the facilitycoating line or A)
- Calculations which demonstrate that the combined VOM emissions from allthe coating lines at the facilityor group of coating lines never exceed 6.8 kg (15 lbs) per day before devices. The following equation shall be used the application of capture systems and control to calculate total VOM emissions: B

$$e_{o} = \sum_{j=1}^{m} \sum_{i=1}^{n} (A_{i} B_{i})_{j}$$

where:

lines at a facility each day before coating from emissions VOM Total II Te

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POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

- the application of capture systems and control devices in units of kg/day (lbs/day)7;
- of coating lines at the facility source that otherwise would of this Part (because they belong to the same be subject to the same subsection of category, e.g., can coating) 7: Section 218.104 Ił

E

- denoting an individual coating line; Subscript II
- or different coatings as each day on each coating Number of different coatings line at the facility,; applied II

c

- denoting an individual Subscript coating7: II
- each which are specifically as applied each day on each coating line at the facility in units of kg exempted from the definition of VOM) Weight of VOM per volume of (minus water VOM/1 (1bs VOM/gal); and compounds coating II ä

ത്

- specifically exempted from the definition of VOM) as applied each day on each coating line at the facility in units of 1/day Volume of each coating (minus water (gal/day). The instrument or method accurately measured or calculated applied on each coating line each coating which day shall be described certification to the Agency. the owner or volume of each compounds by which any the and 11
- On and after a date consistent with Section 218.106 5

coating line or group of coating lines referenced in this subsection shall collect and record all of the following information each day for each coating of this Part, the owner or operator of a faeility maintain the information at facilitysource for a period of three years: and

- The name and identification number of each coating as applied on each coating line. A)
- each coating (minus water and any compounds which are specifically exempted from the definition of VOM) as applied each day on each The weight of VOM per volume and the volume of coating line. B
- record to the Agency within 30 days after the of this Part, the owner or operator of a faeility coating line or group of coating lines exempted from the limitations of Section 218.204 of this Part because of Section 218.208(a) of this Part shall notify the Agency of any record showing that or group of coating lines exceed 6.8 kg (15 lbs) in any day before the application of capture systems and control devices by sending a copy of such On and after a date consistent with Section 218.106 total VOM emissions from the coating facilityline exceedance occurs. 3)
- owner or operator of a coating line subject to the limitations of Section 218.204 of this Part other than Section 218, 204(a)(2) or (a)(3) and complying by means of Section 218.204 of this Part shall comply with the following:

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line, or upon changing the method of compliance from an existing subject coating line from Section 218.205 or Section 218.207 of this Part to Section that the coating line will be in compliance with By a date consistent with Section 218.106 of this 218.204 of this Part; the owner or operator of a subject coating line shall certify to the Agency Section 218.204 of this Part on and after a date consistent with Section 218.106 of this Part, or on Part, or upon initial start-up of a new coating 1)

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

Such start-up date. certification shall include: after the initial

- each coating as applied on each coating line. The name and identification number of A)
- The weight of VOM per volume of each coating (minus water and any compounds which are specifically exempted from the definition of VOM) as applied each day on each coating line. B)
- Section 218.204(a)(3) -certification shall includer -subject eoating lines 104 4
- The name and identification number of each coating 218.204(a)(3), #
- each coating as applied on each coating The name and identification number line, #
- iii) The weight of VOM per volume of each coating as applied on each coating line,
- owner or operator will accurately measure The instrument or method by which the or ealculate the volume of each coating as applied each day on each coating line, *
- The method by which the owner or operator will create and maintain records each day as required in subsection (c)(2) below for coating lines subject to Section 218.204(a)(3), \$
- required in subsection (c)(2) below for An example format in which the records to Section -sapjeetlines 218.204 (a) (3). eeating #
- date, the owner or operator of a <u>subject</u> coating line <u>subject</u> to the <u>limitations</u> of <u>Section</u> 218.204 On and after a date consistent with Section 218.106 of this Part, or on and after the initial start-up and complying by means of Section 218,204 shall 5

each day for each coating line and maintain the information at the facility source for a period of collect and record all of the following information three years:

The name and identification number of coating as applied on each coating line. A)

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- The weight of VOM per volume of each coating (minus water and any compounds which are specifically exempted from the definition of VOM) as applied each day on each coating line. (a)
- maintain all records necessary to calculate proposal submitted, and proved by the USEPA, 218.204(a)(3) the owner or operator shall the daily-weighted average VOM content from the coating line in accordance with -subject to pursuant to Section 218.204(a)(3). lines coating 4
- On and after a date consistent with Section 218.106 subject 'n this Part, the owner or operator of a sting line shall notify the Agency the Agency following instances: coating

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- reported by sending a copy of such record to Any record showing violation of Section 218.204 of this Part shall be reported by sending a copy of such record to the Agency within 30 days following the occurrence of the violation, exeept that any record showing a violation of Section 218.204(a)(3) shall be the Agency-within 15 days-from the end of the month in which the violation occurred. A)
- At least 30 calendar days before changing the method of compliance with Section 218,204 from Section 218.204 of this Part to Section 218.205 or Section 218.207 of this Part, the requirements of subsection (d)(1) or (e)(1) of this Section below, respectively. Upon changing the method of compliance with Section 218.204 from Section 218.204 of this Part to operator shall comply with all owner or B)

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218.207 of this Part, the owner or operator requirements this of this Part of a]] (e) comply with or 218.205 (g) respectively. subsection Section shall

- testing is required. If the Agency determines the owner or operator shall ehange to the topcoating operation at least 30 days before The Agency shall determine whether or not recertification that recertification testing is required, then the owner or operator shall submit a proposal to the Agency to test within 30 days and retest within 30 days of the Agency's approval Section coating lines subject to 218.204(a)(3) the owner or notify the Agency of any the change is effected. of the proposal.
- limitations of Section 218.204 of this Part and complying by means of Section 218.205 of this Part shall comply Any owner or operator of a coating line subject to the with the following:

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- subject coating line shall certify to the Agency that the coating line will be in compliance with Section 218.205 of this Part on and after a date consistent with Section 218.106 of this Part, or on Part, or upon initial start-up of a new coating line, or upon changing the method of compliance for an existing subject coating line from Section 218.204 or Section 218.207 of this Part to Section 218.205 of this Part; the owner or operator of the By a date consistent with Section 218.106 of this initial start-up date. certification shall include: the after 1
- The name and identification number of each coating line which will comply by means of Section 218.205 of this Part. A
- each The name and identification number of coating as applied on each coating line. B
- The weight of VOM per volume and the volume of ΰ

each coating (minus water and any compounds definition of VOM) as applied each day on each from which are specifically exempted coating line.

- operator will accurately measure or calculate the volume of each coating as applied each day The instrument or method by which the owner or on each coating line. 6
- The method by which the owner or operator will required in subsection (d)(2) of this Section. each day create and maintain records (i
- An example of the format in which the records required in subsection (d)(2) of this Section will be kept. E)

5

- this Part, or on and after the initial start-up line aubject to the limitations of Section 218,204 and complying by means of Section 218,205 shall collect and record all of the following information each day for each coating line and maintain the On and after a date consistent with Section 218.106 date, the owner or operator of a <u>subject</u> coating information at the facility source for a period of three years:
- each The name and identification number of coating as applied on each coating line. A)
- are specifically exempted from the The weight of VOM per volume and the volume of compounds definition of VOM) as applied each day on each each coating (minus water and any coating line. B)
- coatings as applied on each coating line as The daily-weighted average VOM content of all defined in Section 218.104 of this Part. Û
- On and after a date consistent with Section 218.106 of this Part, the owner or operator of a subject in the coating line shall notify the Agency following instances: 3)

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POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

- sending a copy of such record to the Agency within 30 days following the occurrence of the of Section 218.205 of this Part shall be reported by showing violation record violation. A)
- Section 218.205 to Section 218.204 or Section 218.207 of this Part, the owner or operator method of compliance with this subpart from Section 218.205 of this Part to Section 218.204 or Section 218.207 of this Part, the requirements of subsection (c)(1) or (e)(1) of this Section, respectively. Upon changing the method of compliance with this subpart from of At least 30 calendar days before changing the of this Section, requirements comply with operator shall all (e) comply with or (C) respectively. subsection owner or shall B)
- Any owner or operator of a coating line subject to the limitations of Section 218.207 of this Part and complying by means of Section 218.207(c), (d), (e), (f), (g) or (h) of this Part shall comply with the following:

e)

- calculations necessary to demonstrate that the subject coating line will be in compliance with Section 218.205 of this Part to Section 218.207 of this Part, the owner or operator of the subject and of this Part on and after a date Part, or upon initial start-up of a new coating line, or upon changing the method of compliance for coating line shall perform all tests and submit to consistent with Section 218.106 of this Part, or on By a date consistent with Section 218.106 of this or an existing coating line from Section 218.204 tests of all and after the initial start-up date. the results Section 218.207 Agency 7
- date, the owner or operator of a <u>subject</u> coating line <u>subject</u> to the <u>limitations</u> of Section 218.207 of this Part, or on and after the initial start-up and complying by means of Section 218,207(c), (d), On and after a date consistent with Section 218.106 (e), (f), (g), or (h) shall collect and record all 2)

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

information at the the following information each day for facilitysource for a period of three years: coating line and maintain the

- The weight of VOM per volume of coating solids as applied each day on each coating line, if complying pursuant to Section 218.207(b)(2) of this Part A)
- Control device monitoring data. B
- A log of operating time for the capture control device, monitoring equipment system, control device, monitors and the associated coating line. ΰ
- non-routine maintenance performed including dates and device and monitoring equipment ig all routine and non-routine A maintenance log for the capture system, duration of any outages. detailing control 6
- of this Part, the owner or operator of a subject On and after a date consistent with Section 218.106 in the Agency line shall notify following instances: coating

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- sending a copy of such record to the Agency within 30 days following the occurrence of the Any record showing violation of Section 218.207 of this Part shall be reported by violation. A)
- At least 30 calendar days before changing the method of compliance with this Subpart from Section 218.207 of this Part to Section owner or operator shall comply with all requirements of subsection (c)(1) or (d)(1) of this Section, respectively. Upon changing the 218.204 or Section 218.205 of this Part, the method of compliance with this subpart from Section 218.207 of this Part to Section 218.204 or Section 218.205 of this Part, the owner or operator shall comply with all requirements of subsection (c) or (d) of this Section, respectively. B

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NOTICE OF CORRECTIONS TO PROPOSED RULES

- Any owner or operator of a primer surfacer operation or topcoat operation subject to the limitations of Section 218.204(a)(2) or (a)(3) of this Part shall comply with the following: Ę,
- By a date consistent with Section 218,106 of this Part, or upon initial start-up of a new coating operation, the owner or operator of a subject coating operation shall certify to the Agency that the operation will be in compliance with Section 218.204 of this Part on and after a date consistent with Section 218.106 of this Part, or on and after Such certification initial start-up date. shall include: 1
- coating operation which will comply by means of Section 218,204(a)(2) and (a)(3) of this The name and identification number of each Part and the name and identification number of each coating line in each coating operation. A
- coating as applied on each coating line in the (minus water and any compounds which are specifically exempted from the definition of The name and identification number of each The weight of VOM per volume of each coating coating operation. B 히
 - VOM) as applied each day on each coating line. The transfer efficiency and control efficiency a
- calculations documenting the testing performed to measure transfer efficiency and control data including raw measured for each coating line. reports, efficiency. Test E
- operator will accurately measure or calculate The instrument or method by which the owner or the volume of each coating as applied each day on each coating line. F)
- create and maintain records each day as The method by which the owner or operator will 3

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

required in subsection (f)(2) below.

- An example format for presenting the records required in subsection (f)(2) below. 田田
- this Part, or on and after the initial start-up following information each day for each operation and after a date consistent with Section 218.106 date, the owner or operator of a subject coating operation shall collect and record all of the and maintain the information at the source for a period of three years: 2
- coating solids deposited in accordance with All information necessary to calculate the daily-weighted average VOM emissions from the coating operations in kg (lbs) per 1 (gal) of the proposal submitted, and approved pursuant to Section 218.204(a)(2) or (a)(3) of this Part including: A
- each coating as applied on each coating The name and identification number operation.
- which are specifically exempted from the definition of VOM) as applied each day on coating (minus water and any compounds The weight of VOM per volume of each each coating operation. 11)
- control device, monitoring equipment and the and monitoring equipment, log of operating time for the capture system, non-routine a control device(s) is used to control VOM emissions, control device monitoring data; a maintenance log for the capture system, maintenance performed including dates and coating operation; and routine duration of any outages. device all associated detailing control B
- of this Part or on and after the initial start-up On and after a date consistent with Section 218,106 date, the owner or operator of a subject coating 3

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POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

emissions in kg (lbs) per 1 (gal) of coating solids the month and maintain this information at the deposited in accordance with the proposal submitted and approved pursuant to Section 218.204(a)(2) or (a)(3) of this Part within 10 days from the end of operation shall determine and record the daily VOM source for a period of three years.

- On and after a date consistent with Section 218.106 of this Part, the owner or operator of a subject coating operation shall notify the Agency in the following instances: 4
- Any record showing a violation of Section 218.204(a)(2) or (a)(3) of this Part shall be reported by sending a copy of such record to the Agency within 15 days from the end of the month in which the violation occurred. A
- compliance testing is required. If the Agency then the owner or operator shall submit a testing proposal to the Agency within approval of the proposal by the Agency and The owner or operator shall notify the Agency of any change to the operation at least 30 compliance testing 30 days and test within 30 days of days before the change is effected. whether determine that Agency shall determines required, B)

effective Ill. Reg. Amended at (Source:

USE OF ORGANIC MATERIAL SUBPART G:

Use of Organic Material Section 218.301

No person shall cause or allow the discharge of more than 3.6 kg/hr lbs/hr) of organic material into the atmosphere from any emission sourceunit, except as provided in Sections 218.302, If no odor nuisance exists the limitation of this Subpart shall apply 218.303, 218.304 of this Part and the following exception: only to photochemically reactive material. 8

effective Ill. Reg. (Source: Amended at

NOTICE OF CORRECTIONS TO PROPOSED RULES

Alternative Standard Section 218.302

a)

Section 218.301 of this Part are allowable if such emissions are controlled by one of the following methods: those permitted by Emissions of organic material in excess of

- Flame, thermal or catalytic incineration so as either to reduce such emissions to 10 ppm equivalent methane (molecular weight 16) or less, or to convert 85 percent of the hydrocarbons to carbon dioxide and water; or, a)
- A vapor recovery system which adsorbs and/or condenses at the total uncontrolled be emitted otherwise that would least 85 percent of atmosphere; or, material Q
- Agency and approved by the USEPA as a SIP revision capable of reducing by 85 percent or more the uncontrolled organic material that would be otherwise Any other air pollution control equipment approved by the emitted to the atmosphere. ΰ

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Reg.
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Source:

Fuel Combustion Emission SourcesUnits Section 218.303 Sections 218.301 and 218.302 of this Part shall combustion emission sourcesunits. The provisions of not apply to fuel

, effective _ Ill. Reg. at (Source: Amended

Operations with Compliance Program Section 218.304

The provisions of Sections 218.301 and 218.302 of this Part shall varnish, lacquer, coatings or printing ink whose compliance program and project completion schedule, as required by 35 Ill. Adm. Code 201, provided for the reduction of organic material used in such process to 20 percent or less of total volume by May 30, 1977. not apply to any owner, operator, user or manufacturer of paint,

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SUBPART H: PRINTING AND PUBLISHING

Flexographic and Rotogravure Printing Section 218,401

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NOTICE OF CORRECTIONS TO PROPOSED RULES

- through the procedures specified in Section 218.105(a) of this Part requirements specified in Section 218.404(c) of this Part. As an alternative to compliance with this subsection, a subject or publication rotogravure printing line shall apply at any time any coating or ink unless the VOM content does not exceed the limitation specified in Compliance No owner or operator of a subject flexographic, packaging printing line may meet the requirements of subsection (b) or ink analysis test methods either subsection (a) (1) or (a) (2) below. with this Section must be demonstrated recordkeeping and reporting applicable coating or (c) below. rotogravure and the
- Forty percent VOM by volume of the coating and ink specifically exempted from the definition of VOM), compounds which any (minus water and 1
- Twenty-five percent VOM by volume of the volatile content in the coating and ink. 2)
- shall apply coatings or inks on the subject printing line unless the weighted average, by volume, VOM content of all coatings and inks as applied each day on the subject or publication rotogravure printing line either subsection (a)(1) (as determined by subsection (b)(1)) or subsection (a)(#2)) (as determined by subsection (b)(2)]. Compliance with this subsection must be demonstrated through the applicable coating or ink analysis test methods and procedures specified in Section No owner or operator of a subject flexographic, packaging printing line does not exceed the limitation specified in 218.105(a) of this Part and the recordkeeping and reporting requirements specified in Section 218.404(d) of rotogravure q
- The following equation shall be used to determine if the weighted average VOM content of all coatings and inks as applied each day on the subject printing line exceeds the limitation specified in subsection (a)(1) of this Section.

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POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

$L_i = (V_{si} + V_{VOMi})$	$ \begin{array}{ccc} n & & \\ \Sigma & L_i & \left(V_{si} + V_{VOMi}\right) \\ i = \dot{\pm}\underline{1} & & \end{array} $
ບັ	ŗ
n Σ i=±1	n Σ i=±1
И	
VOMOX	G

Where:

nt in	ne of	Water	are	the	ay7;
conte	volume	(minus water	which	from	each d
weighted average VOM content in	VOM by			exempted	used each dayr:
avera	rcent	and inks	compounds	exer	VOM
ighted	of per	atings	any	pecifically	tion o
The we	units of percent	all coatings	and	specif	definition of
H					
VOMOGO	(4.7(4)				

c

$$L_i$$
 = The liquid volume of each coating or ink as applied in units of 1 (gal) τ .

and inks as applied each day on the subject printing line exceeds the limitation specified in if the weighted average VOM content of all coatings The following equation shall be used to determine subsection (a)(2) of this Section. 5)

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POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

$\begin{array}{cccccccccccccccccccccccccccccccccccc$		The weighted average VOM content in units of percent VOM by volume of the volatile content of all coatings and inks used each day	Subscript denoting a specific coating or ink as applied7.	The number of different coatings and/or inks as applied each day on each printing line;	The VOM content in units of percent VOM by volume of the volatile matter in each coating or ink as applied7.1	The liquid volume of each coating or ink as applied in units of 1 (gal) and	The volume fraction of volatile matter in each coating or ink as applied.
II		11	11	W .	11	II	ŧI
VOM _{(l)(B)}	where:	VOM _{©®}	·H	g	ϋ	អ៊ី	VVM

- rotogravure or publication rotogravure printing line equipped with a capture system and control device shall operator meets the requirements in subsection (c)(1), (c)(2), or (c)(3) and subsections (c)(4), (c)(5) and No owner or operator of a subject flexographic, packaging operate the subject printing line unless the owner or (c)(6) below. (c)
- A carbon adsorption system is used which reduces the captured VOM emissions by at least 90 percent 1)

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED RULES

by weight, or

 An incineration system is used which reduces the captured VOM emissions by at least 90 percent by weight, or 3) An alternative VOM emission reduction system is used which is demonstrated to have at least a 90 percent control device efficiency, approved by the Agency and approved by USEPA as a SIP revision, and

4) The printing line is equipped with a capture system and control device that provides an overall reduction in VOM emissions of at least:

 A) 75 percent where a publication rotogravure printing line is employed, or B) 65 percent where a packaging rotogravure printing line is employed, or c) 60 percent where a flexographic printing line is employed, and monitoring equipment specified in Section 218.105(d)(2) of this Part and, except as provided in Section 218.105(d)(3) of this Part, the monitoring equipment is installed, calibrated, operated and maintained according to vendor specifications at all times the control device is in use, and

The capture system and control device are operated at all times when the subject printing line is in operation. The owner or operator shall demonstrate compliance with this subsection by using the applicable capture system and control device test methods and procedures specified in Section 218.105(c) through Section 218.105(f) of this Part and by complying with the recordkeeping and reporting requirements specified in Section 218.404(e) of this Part.

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NOTICE OF CORRECTIONS TO PROPOSED RULES

(Source: Amended at ______, effective

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NOTICE OF CORRECTIONS TO PROPOSED RULES

- the Part for which proposed rulemaking is being of corrected: Heading 1
- Organic Material Emission Standards and Limitations for the Metro East Area
- Code Citation: 35 Ill. Adm. Code 219 5
- Illinois Register citation to Notice of Proposed Amendments: 3)
- 17 Ill. Reg. 5173; April 9, 1993
- Sections being Corrected: 4

Section 218.968 Section 219.404

Corrections being made:

2

Were 219.968 and Section 219.404 inadvertently out of order. in pages The

The full text of these sections begins on the following page.

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NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

Recordkeeping and Reporting Section 219.404

- shall be determined by the applicable test methods and procedures specified in Section 219.105 of this Part efficiency of each capture system and control device establish the records required under this Section. The VOM content of each coating and ink and the a)
- of this Part because of the criteria in Section 219.402 Any owner or operator of a printing line which is exempted from the limitations of Section 219.401 of this Part shall comply with the following: Q
- facilityflexographic and rotogravure printing line By a date consistent with Section 219.106 of this flexographic and rotogravure printing line is exempt under the provisions of Section 219.402 of this Part. Such certification shall include: to which this subsection is applicable shall certify to the Agency that the facility Part, the owner or operator of a 1)
- and rotogravure printing line is exempt from A declaration that the facilityflexographic the limitations of the criteria in Section 219.401 because of Section 219.402 of this Part, and A)
- devices. Total maximum theoretical emissions printing facilitysource is the sum of maximum flexographic and rotogravure printing line at flexographic and rotogravure printing line at maximum theoretical emissions of VOM from all flexographic and rotogravure printing lines The following equation at the facilitysource never exceed 90.7 Mg application of capture systems and control theoretical emissions of VOM per calendar Calculations which demonstrate that total of VOM for a flexographic or rotograwire shall be used to calculate total maximum (100 tons) per calendar year before the theoretical emissions of VOM from each year before the application of capture systems and control devices for each the facilitysource. the facilitysource: B)

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

$E_p = A \times B + 1095 (C \times D \times F)$

where:

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m

- = Total maximum theoretical emissions
 of VOM from one flexographic or
 rotogravure printing line in units
 of kg/year (lbs/year);
- = Weight of VOM per volume of solids of the coating or ink with the highest VOM content as applied each year on the printing line in units of kg VOM/1 (lbs VOM/gal) of coating or ink solids, and;
- = Total volume of solids for all coatings and inks that can potentially be applied each year on the printing line in units of l/year (gal/year). The instrument and/or method by which the owner or operator accurately measured or calculated the volume of each coating and ink as applied and the amount that can potentially be amount that each year on the printing line shall be described in the certification to the Agency...
- material for the cleanup material
 or solvent with the highest VOM
 content as used each year on the
 printing line in units of Kg/l (lbs
 VOM/gal) of such material;

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- D = The greatest volume of cleanup material or solvent used in any 8-hour period;
- = The highest fraction of cleanup material or solvent which is not recycled or recovered for offsite disposal during any 8-hour period.

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2) On and after a date consistent with Section

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POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

219.106 of this Part, the owner or operator of a facility referenced in this subsection shall collect and record all of the following information each year for each printing line and maintain the information at the facilitysource for a period of three years:

- A) The name and identification number of each coating and ink as applied on each printing
- B) The VOM content and the volume of each coating and ink as applied each year on each printing line.
- 3) On and after a date consistent with Section 219.106 of this Part, the owner or operator of a facility exempted from the limitations of Section 219.401 of this Part because of the criteria in Section 219.402 of this Part beause of the criteria in Section 219.402 of this Part shall notify the Agency of any record showing that total maximum theoretical emissions of VOM from all printing lines exceed 90.7 Mg (100 tons) in any calendar year before the application of capture systems and control devices by sending a copy of such record to the Agency within 30 days after the exceedance occurs.
- Any owner or operator of a printing line subject to the limitations of Section 219.401 of this Part and complying by means of Section 219.401(a) of this Part shall comply with the following:

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- By a date consistent with Section 219.106 of this Part, or upon initial start-up of a new printing line, or upon changing the method of compliance from an existing subject printing line from Section 219.401(b) or Section 219.401(c) to Section 219.401(a) of this Part, the owner or operator of a subject printing line shall certify to the Agency that the printing line will be in compliance with Section 219.401(a) of this Part on and after a date consistent with Section 219.106 of this Part, or on and after the initial start-up date. Such certification shall include:
- A) The name and identification number of each coating and ink as applied on each printing

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

line.

- B) The VOM content of each coating and ink as applied each day on each printing line.
- 2) On and after a date consistent with Section 219.106 of this Part, or on and after the initial start-up date, the owner or operator of a printing line subject to the limitations of Section 219.401 of this Part and complying by means of Section 219.401(a) of this Part shall collect and record all of the following information each day for each coating line and maintain the information at the feasility Source for a period of three years:
- The name and identification number of each coating and ink as applied on each printing line.
- B) The VOM content of each coating and ink as applied each day on each printing line.
- 3) On and after a date consistent with Section 219.106 of this Part, the owner or operator of a subject printing line shall notify the Agency in the following instances:
- A) Any record showing violation of Section 219.401(a) of this Part shall be reported by sending a copy of such record to the Agency within 30 days following the occurrence of the violation.
- B) At least 30 calendar days before changing the method of compliance with Section 219.401 of this Part from Section 219.401 of 219.401(a) to Section 219.401(b) or (c) of this Part, the owner or operator shall comply with all requirements of subsection (b)(1) or (c)(1) or (c)
- d) Any owner or operator of a printing line subject to the

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

limitations of Section 219.401 <u>of this Part</u> and complying by means of Section 219.401(b) <u>of this Part</u> shall comply with the following:

- By a date consistent with Section 219.106 of this Part, or upon initial start-up of a new printing line, or upon changing the method of compliance for an existing subject printing line from Section 219.401(a) or (c) to Section 219.401(b) of this Part, the owner or operator of the subject printing line shall certify to the Agency that the printing line will be in compliance with Section 219.401(b) of this Part on and after a date consistent with Section 219.106 of this Part, or on and after the initial start-up date. Such certification shall include:
- A) The name and identification number of each printing line which will comply by means of Section 219.401(b) of this Part.
- B) The name and identification number of each coating and ink available for use on each printing line.
- C) The VOM content of each coating and ink as applied each day on each printing line.
- D) The instrument or method by which the owner or operator will accurately measure or calculate the volume of each coating and ink as applied each day on each printing line.
- E) The method by which the owner or operator will create and maintain records each day as required in subsection (b)(2) of this Section.
- F) An example of the format in which the records required in subsection (b)(d)(2) of this Section will be kept.
- 2) On and after a date consistent with Section 219.106 of this Part, or on and after the initial start-up date, the owner or operator of a printing line subject to the limitations of Section 219.401 and complying by means of Section 219.401(b) of this Part shall collect and record all of the

POLLUTION CONTROL BOARD

CONTROL POWER

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS
following information each day for each printing
line and maintain the information at the

facilitysource for a period of three years:

The name and identification number of each coating and ink as applied on each printing line.

(A

- B) The VOM content and the volume of each coating and ink as applied each day on each printing line.
- C) The daily-weighted average VOM content of all coatings and inks as applied on each printing line.
- On and after a date consistent with Section 219.106 of this Part, the owner or operator of a subject printing line shall notify the Agency in the following instances:

3)

- A) Any record showing violation of Section 219.401(b) of this Part shall be reported by sending a copy of such record to the Agency within 30 days following the occurrence of the violation.
- At least 30 calendar days before changing the method of compliance with Section 219.401 of this Part from Section 219.401(b) to Section 219.401(a) or 219.401(c) of this Part, the owner or operator shall comply with all requirements of subsection (c) (1) or (e) (1) of this Section, respectively. Upon changing the method of compliance with Section 219.401 of this Part from Section 219.401(b) to Section 219.401(a) or (c) of this Part, the owner or operator shall comply with all requirements of subsection (c) or (e) of this Section, respectively.
- Any owner or operator of a printing line subject to the limitations of Section 219.401 of this Part and complying by means of Section 219.401(c) of this Part shall comply with the following:

(e)

1) By a date consistent with Section 219.106 of this Part, or upon initial start-up of a new printing

ILLINOIS REGISTER

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

line, or upon changing the method of compliance for an existing printing line from Section 219-401(a) or (b) to Section 219-401(c) of this 219-401(c) of this part, the owner or operator of the subject printing line shall perform all tests and submit to the Agency the results of all tests and calculations necessary to demonstrate that the subject printing line will be in compliance with Section 219-401(c) of this Part on and after a date consistent with Section 219-106 of this Part, or on and after the initial start-up date.

- 2) On and after a date consistent with Section 219.106 of this Part, or on and after the initial start-up date, the owner or operator of a printing line subject to the limitations of Section 219.401 of this Part and complying by means of Section 219.401(c) of this Part shall collect and record all of the following information each day for each printing line and maintain the information at the facility for a period of three years:
- A) Control device monitoring data.
- B) A log of operating time for the capture system, control device, monitoring equipment and the associated printing line.
- C) A maintenance log for the capture system, control device and monitoring equipment detailing all routine and non-routine maintenance performed including dates and duration of any outages.
- 3) On and after a date consistent with Section 219.106 of this Part, the owner or operator of a subject printing line shall notify the Agency in the following instances:
- A) Any record showing violation of Section 219.401(c) of this Part, shall be reported by sending a copy of such record to the Agency within 30 days following the occurrence of the violation.
- B) At least 30 calendar days before changing the method of compliance with Section 219.401 of this Part from Section 219.401(c) to Section

POLLUTION CONTROL BOARD

NOTICE OF CORRECTIONS TO PROPOSED AMENDMENTS

operator shall comply with all requirements of subsection (c)(1) or (d)(1) of this of subsection (c)(1) or (d)(1) of this Section, respectively. Upon changing the method of compliance with Section 219.401 of this Part from Section 219.401(c) to Section 219.401(a) or (b) of this Part, the owner or operator shall comply with all requirements of subsection (c) or (d) of this Section, respectively.

(Source: Amended at ____ Ill. Reg. ____, effective __

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Section 219.968 Testing

- when in the opinion of the Agency it is necessary to conduct testing to demonstrate compliance with Section 219.966 of this Part, the owner or operator of a VOM emission sourceunit subject to the requirements of this Subpart shall, at his own expense, conduct such tests in accordance with the applicable test methods and procedures specified in Section 219.105 of this Part.
- b) Nothing in this Section shall limit the authority of the USEPA pursuant to the Clean Air Act, as amended, to require testing.

(Source: Amended at ____ Ill. Reg. ____, effective ___

SUBPART IT: OTHER EMISSION SOURCES UNITS

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION TO PROPOSED RULEMAKING

DEPARTMENT OF PUBLIC AID

Heading of Part: Hospital Services

89 III Adm Code 148 Code Citation:

Section Numbers: 148.82

8/21/92 Date Originally Published in the Illinois Register:

16 III Reg 12826

considered the above cited rulemaking and recommends that DPA extend procedures for considering additional payment adjustments, known as outlier At its meeting on April 13, 1993, the Joint Committee on Administrative Rules adjustments, to transplant procedures, insuring that access to transplant services for Medicaid clients will not be denied because of arbitrary limitations on reimbursement.

after receipt of this Statement. Failure to respond will constitute refusal to The agency should respond to this Recommendation in writing within 90 days accede to the Committee's Recommendation. The agency's response will be placed on the JCAR agenda for further consideration.

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JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

STATEMENT OF OBJECTION TO EMERGENCY RULEMAKING

ILLINOIS RACING BOARD

Heading of Part: Admissions and Credentials

11 Ill Adm Code 1428 Code Citation:

3/19/93 Date Originally Published in the Illinois Register:

17 III Reg 3683

At its meeting on April 13, 1993, the Joint Committee on Administrative Rules objected to Section 1428.240(B) of the emergency rules of the Illinois Racing Board entitled Admissions and Credentials (11 Ill Adm Code 1428) because the Board lacks the statutory authority to deduct for its services 28 of the admission fees collected by the Board on behalf of local governments.

Failure of the agency to respond within 90 days after receipt of the Statement of Objection shall be deemed a refusal.

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of April 7, 1993 through April 13, 1993, and have been scheduled for review by the Committee at its May 11, 1993 meeting. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Office Bldg., Springfield, IL 62706.

JCAR Meeting	5/11/93	5/11/93	5/11/93	5/11/93	5/11/93	5/11/93	5/11/93
Start of First Notice	1/29/93 17 III Reg 883	2/19/93 17 III Reg 2186	1/22/93 17 III Reg 696	1/29/93 17 III Reg 899	2/16/93 17 III Reg 1758	12/4/92 16 III Reg 18202	12/4/92 16 III Reg 18194
Agency and Rule	Department on Aging, General Programmatic Requirements (89 III Adm Code 220)	Department of Transportation, Specifications for Seat Safety Belts (92 III Adm Code 453)	Department of Insurance, Infertility Coverage (50 III Adm Code 2015)	Department of Public Aid, Developmental Disabilities Service (89 III Adm Code 144)	Secretary of State, Procedures and Standards (92 III Adm Code 1001)	Environmental Protection Agency, Public Participation in the Air Pollution Permit Program for Major Sources in Non-Attainment Areas (35 III Adm Code 252)	Environmental Protection Agency, Repeal of Public Participation in the Air Pollution Permit Program (35 III Adm Code 253)
Second Notice Expires	5/24/93	5/24/93	5/24/93	5/26/93	5/27/93	5/27/93	5/27/93

ILLINOIS REGISTER

DEPARTMENT OF REVENUE

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NOTICE OF PUBLIC INFORMATION

Statute requiring agency to publish this information in the Illinois Register:

Name of Act: Illinois Department of Revenue Sunshine Act Citation: Ill. Rev. Stat. 1991, ch. 127, par. 2001 (20 ILCS 2515/1)

Summary of information: 7

Index of Department of Revenue Sales and Excise Tax letter rulings issued for the Fourth Quarter of 1992.

The ruling letters are listed numerically with a brief synopsis under the following subjects:

Itinerant Vendors	Leasing	Liquor Tax	Local Taxes	Mandatory Service	Charges	Manufacturers	Manufacturing Machinery	and Equipment	Medical Appliances	Miscellaneous	Motor Fuel Tax	Motor Vehicles	Nexus	Nonprofit Institutions	Occasional Sale	Oil Field Equipment	Penalties	Pollution Control	Facilities	Prepaid Sales Tax	Products of	Photoprocessing	Property Tax	Public Utility Taxes	Real Estate Transfer Tax	Repairs	Replacement Vehicle Tax	Keturns	Kolling Stock Exemption	Sale at Retail	Sale of Service	Carlo and and
Agents	Agricultural Producers	and Products	Assessments	Automobile Renting Tax	Bingo	Books and Records	Bulk Sales	C.O.A.D.	Certificate of Registration	Cigarette Tax	Claims for Credit	Coal Fueled Devices	Coal Mining Equipment	Coins & Precious Metals	Computer Software	Construction Contractors	Cooperative Associations	Delivery Charges	Distillation Machinery	Drugs	Enterprise Zones	Exempt Organizations	Farm Machinery & Equipment	Federal Excise Tax	Financial Institutions	Food	Governmental Bodies	Graphic Arts	Gross Receipts	Hotel Operators' 1ax	Interest	Interstate commerce

DEPARTMENT OF REVENUE

NOTICE OF PUBLIC INFORMATION

Telecommunications Excise Tax **Fax Increment Financing** Sellers of Newspapers, Special Order Statute of Limitations **lemporary Storage** Magazines, Etc. Vehicle Use Tax Fax Collection Signature Fax Rate rade-Ins Use Tax

Copies of the ruling letters themselves are available for inspection and may be purchased for a minimum of \$1.00 per opinion plus 25¢ per page for each page over one.

Vendors

The annual index of Sales and Excise Tax letter rulings (all four quarters) is available for \$3.00.

Name and address of person to contact concerning this information: Margaret Forth Legal Division 101 West Jefferson Street

e,

Telephone: (217) 782-6996

Springfield, Illinois 62708

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DEPARTMENT OF REVENUE

NOTICE OF PUBLIC INFORMATION

1992 FOURTH QUARTER SUNSHINE INDEX

AGENTS

undisclosed principal, the auctioneer incurs Retailers' Occupation 11/12/1992 If an auctioneer is acting on behalf of an unknown or Tax on the gross receipts from the sale. 92-0576 \$1.00

or an unknown Occupation 11/24/1992 An agent making sales on behalf of principle will incur Retailers' liability on such sales. undisclosed 92-0599 \$1.00

CERTIFICATE OF REGISTRATION

registered, that division should report all of its applicable Sales and Use Tax activity on an individual basis. division would be required to separately register and would be 10/05/1992 The Department has, at the request of a corporation, permitted registration of divisions of that corporation. assigned a separate taxpayer identification number. 92-0522 \$1.00

CHARITABLE GAMES

Section 435.160 (a) allows only the following versions of poker: Straight Poker, Hold'em Poker and Five Card Stud Poker. 12/02/1992 92-0613 \$1.00

CLAIM FOR CREDIT

\$1.25

of the Use Tax paid to an out of state supplier on Line 16 of the paid or is required to pay Illinois Retailers' Occupation Tax on the gross receipts from the Illinois sale. 12/02/1992 In order to file a claim for credit, the taxpayer must demonstrate that he has refunded the amount to his customers or born the burden of the tax. However, under Ill. Rev. Stat. (1991) Ch. 120, para. 445, a taxpayer may take a credit up to the amount ST-1 Worksheet as "tax paid to supplier" where the taxpayer has 92-0616

COMPUTER SOFTWARE

computer taxability of 10/05/1992 The regulations governing the software are found in Section 130.1935. 92-0519 \$1.75 10/09/1992 If a license of software does not meet all five 92-0526

93	ILLINOIS REGISTER DEPARTMENT OF REVENUE NOTICE OF PUBLIC INFORMATION 1992 FOURTH QUARTER SUNSHINE INDEX	
\$1.25 92-0530 \$1.25	criteria contained in Section 130.1935(a)(1)(A-E), it constitutes a taxable sale of software. 10/14/1992 Canned software, as defined in Section 130.1935, is not subject to tax.	CONSTRUCTIC
92-0533 \$1.00		\$1.25
92-0537 \$1.25	10/16/1992 Pursuant to the terms of Section 130.1935, maintenance agreements are not generally taxable when sold. Instead, the service provider owes Use Tax on the cost price of the materials transferred incident to completion of the contract. However, if an agreement provides for updates of canned software and the charges for such updates are not separately stated and taxed on the invoice, the entire maintenance agreement is taxable as a sale of software.	92-0524 \$4.00 92-0606 \$1.00
\$1.00	11/17/1992 A maintenance agreement which contains a provision for canned updates which are not separately stated and taxed is subject to tax as a sale of canned software. However, where that maintenance agreement is subsequently modified to contain all of the license requirements set out at 86 Ill. Adm. Code Section 130.1935(a)(1)(A) so that the updates are transferred under license, then the transfer of the updates under license are not subject to tax.	92-0627 \$1.00 92-0633 \$1.25
92-0629 \$1.00	12/03/1992 Section 130.1935 explains how maintenance agreements for computer software are taxed, while Section 140.301 explains how maintenance contracts, in general, are taxed.	
92-0653	12/11/1992 The rules governing the taxability of computer software are found at 86 Ill. Adm. Code Section 130.1935.	92-0643 \$1.25
\$1.00	12/11/1992 Canned software and updates of canned software, as well as service contracts which include updates of canned software for which there is no separate billing, are fully taxable. Separately stated charges for training, telephone assistance, installation and consultation are exempt from Retailers' occupation Tax.	92-0648 \$1.50
92-0659 \$1.25	12/11/1992 An entire maintenance agreement providing for updates of canned software is taxable unless the charges for the updates are separately stated from the selling price of the maintenance agreement.	92-0665

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10/02/1992 Construction contractors owe Use Tax on the cost price of the tangible personal property incorporated into real estate. If, however, the owner of the real estate is a governmental entity possessing an exemption number, the contractor is exempted from this Use Tax liability, per Section 130.2075 of the Department's regulations.	4 10/05/1992 This letter describes the IL sales tax obligations related to sales and installations of sound systems, alarm systems, telephone systems and intercom systems.	6 11/30/1992 Contractors permanently affixing tangible personal property to real estate are the end-users of the tangible personal property which they so affix, and they incur a Use Tax liability based on their cost price of those items.	12/03/1992 Under 86 Ill. Admin. Code 130.2075, a contractor owes Use Tax on materials purchased for incorporation into real property based upon the cost price of those materials.	12/04/1992 Persons who install garage door openers act as construction contractors, and owe Use Tax on the cost price of the tangible personal property permanently affixed to real estate. The sending units used in connection with the garage door equipment are subject to Retailers' Occupation Tax based on their selling price.	3 12/08/1992 Construction contractors incur a Use Tax liability based on their purchase price of building materials purchased for physical incorporation into real estate.	12/10/1992 Contractor is considered the end user of the tangible personal property that is incorporated into real property and is liable for Use Tax on his cost price of materials installed. These materials may include items such as permanently affixed
92-0517 \$1.25	92-0524 \$4.00	92-0606 \$1.00	92-0627	92-0633	92-0643 \$1.25	92-0648 \$1.50

	_		_	_		
12/10/1992 CONCIDENCE OF CHIEF CHIEF CHIEF CT CHIEF CH	personal property that is incorporated into real property and is	liable for Use Tax on his cost price of materials installed.	These materials may include items such as permanently affixed	cabling or wiring installed in walls, ceilings, or floors, that is		
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12/15/1992 Construction contractors incur a Use Tax liability based on their cost price of building materials purchased for incorporation into real estate. This Use Tax liability is

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1992 FOURTH QUARTER SUNSHINE INDEX

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incurred when those building materials are purchased and is due no	later than the 20th day of the month following the month in which	
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incurr	later	the purchases were made.

both their these 12/15/1992 Persons installing telephone systems act as contractors and retailers, depending upon the nature of activities, and incur different tax liabilities for different activities.

92-0667

12/18/1992 Construction contractors are the end-users of the building materials they take off the market to permanently building materials they take off the market to permanently physically affix to real estate, and they owe Use Tax on the cost price of such materials. 92-0687 \$1.25

ENTERPRISE

to a contractor, who will install those materials into real estate located in that enterprise zone, the sale is exempt from jurisdiction of the entity that created an enterprise zone sells qualifying materials Retailers' Occupation Tax. It is immaterial where the retailer selling the materials acquired those materials. 10/05/1992 If a retailer located in the 92-0520 \$1.00

11/08/1992 If a building is only partially located in an enterprise zone, only those building materials which are bought from a qualifying retailer and are incorporated into real estate actually in the enterprise zone can be purchased tax-free. 92-0565

92-0541

\$1.50

11/24/1992 A contractor doing construction in an enterprise zone may purchase building materials tax-free if they are purchased from a retailer registered to a location in the municipality or in the unincorporated area of the county that has established the However, if the materials are purchased by the contractor from a enterprise zone into which the materials will be incorporated. retailer located outside a jurisdiction which created the zone, the exemption is not available. 92-0601

manufacturing machinery and equipment exemption available to DCCA certified business enterprises is set out at 86 Ill. Adm. Code 12/08/1992 The certification necessary to claim the expanded 130.1951(b)(7)(B). 92-0639

12/15/1992 Materials that will be incorporated into real property 92-0678

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	located within an enterprise zone and that are purchased from ;	retailer located within the jurisdiction which created the zone	may be purchased free from Illinois sales tax. Unless both	conditions are present, the sale will not qualify for	
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\$1.00

under the Enterprise Zone Exemption, the contractor must purchase tangible personal property for incorporation into real property located in an enterprise zone, and the purchase must be made from a retailer located within the jurisdiction which created the In order for a contractor to purchase free from enterprise zone. 12/23/1992 92-0694

12/23/1992 In order to claim the building materials exemption under the enterprise zone program, the materials must be purchased from a retailer located in a jurisdiction which created the enterprise zone into which the materials will be incorporated. 92-0699 \$1.50

FARM MACHINERY & EQUIPMENT

10/06/1992 Grain cleaning equipment can qualify for the farm machinery and equipment exemption so long as all requirements of the exemption are satisfied. 92-0525

10/19/1992 No item qualifies for the Farm Machinery and Equipment for exemption on the basis of the Farm Machinery and Equipment must be obtained containing the information set out at 86 Ill. Admin. Code 130.305(n). Machinery and equipment which is used both in qualifying and non-qualifying activities must be used primarily in production agriculture as Exemption in and of itself. In order for a transaction to qualify defined in the regulation before the exemption has application. a certification

including equipment exemption. in floriculture Floriculture means the business of producing flowers, trees or other decorative trees, plants, shrubs, sod, operations such as greenhouses but not the sale of 11/10/1992 Machinery and equipment used and machinery farm qualify for the retail outlets. 92-0567

\$1.00

However, tanks which store 11/10/1992 Automated feed banks can qualify for animal feed on-farm do not qualify for the exemption. machinery and equipment exemption. 92-0571

\$1.00

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\$1.00	are	are used to set up art boards which will be larer photo composed and color separated do not qualify for the exemption.	to	set	dn	art do n	boar ot q	ds v	hick fy f	or t	tinge the ex	remp	tion.	onoco.	dwoo	De se	
92-0692	12/1 and	12/15/1992 Aluminum plates and press blankets which are used over and over again constitute exempt graphic arts machinery and	2 3 ag	Alum	inum	pla	tes	and	pres	gra	anket phic	ar ar	hich ts n	are nachi	used c	over	

equipment.

92-0703

\$1.50

scanner that takes a transparency and digitizes the image into pixels that are recorded on a nine-track magnetized tape, from which a printing plate can be made; and 2) an electronic photo deleting, enhancing, combining) and output it onto a nine-track magnetized tape, from which plates can be made; and 3) a film recorder that takes the digitized image after retouching and retouching machine that is used to manipulate the image (e.g., transforms it into a transparency that is used as a color match by It qualifies because the equipment generates a product (the nine-track tape containing a final photocomposition image) that is used 12/31/1992 A "system" composed of: 1) a high resolution digital printers making a plate, qualifies for the graphic arts exemption. to directly produce a printing plate.

GROSS RECEIPTS

92-0532 \$1.25	10/14/1992 An itemized "into plane" fee for pumping aviation fuel into aircraft is deductible from gross receipts as a special service charge per Section 130.450 if the itemized invoice is signed by the customer so as to create a separate agreement for such charge. If, however, the fee is part of delivery charges, the fee as explained above is taxable per Section 130.415.
92-0545 \$1.00	10/19/1992 Public Act 87-207 provides that the portion of a mandatory gratuity charge which is directly turned over to employees as a substitute for tips which the employees would have otherwise received for services rendered, may be excluded from gross receipts and is not subject to Retailers' Occupation Tax.
92-0557 \$1.25	10/27/1992 If a mail order retailer receives a rebate from a common carrier, the rebate may be subject to Retailers' Occupation Tax depending upon whether the rebate will result in receipts collected for shipping in excess of the actual cost of shipping.
92-0560 \$1.00	10/31/1992 Special service charges are includable in the retailers' gross receipts from the sale and are subject to Retailers' Occupation Tax. The exception to this rule is where it

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to separately is the intent of both retailer and purchaser to separ: contract for the service or purchase of an extended warranty.

HOTEL OPERATORS' OCCUPATION TAX

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11/06/1992 Prior to the effective date of P.A. 87-951 (August 28,	1992), the permanent resident exemption can be claimed only when a	person has the right to occupy a particular room or block of rooms	
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92-0564	\$1.25		
92	\$1		

cupation Tax is a tax imposed	iness of renting, leasing or	not a tax imposed upon those	a Act, however, allows hotel	for their tax liability by	f reimbursement from customers.
11/09/1992 The Hotel Operators' Occupation Tax is a tax imposed	upon persons engaged in the business of renting, leasing or	letting rooms in a hotel. It is not a tax imposed upon those	persons renting the rooms. The Act, however, allows hotel	operators to reimburse themselves for their tax liability by	collecting a corresponding amount of reimbursement from customers.
92-0566	\$1.00				

92-0592	11/19/1992	The Hotel	Operators	' Occupation Tax	11/19/1992 The Hotel Operators' Occupation Tax does not apply to
\$1.00	the rental	of rooms	for use as	meeting rooms,	the rental of rooms for use as meeting rooms, offices or private
	dining rooms	. 81			

11/23/1992 This letter indicates that rooms rented to Federal	employees are subject to the Hotel Operators' Occupation Tax. It	also describes when rooms rented to foreign diplomats possessing	
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icates	ne Hotel	rented	mission cards will be exempt from the tax.
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92-0598	\$1.25		

INTERSTATE COMMERCE

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10/19/1992 Under either the Retailers' Occupation Tax or	Service Occupation Tax, where a retailer or serviceman is	obligated to make physical delivery of tangible personal property	to a point outside the state, not to be returned to a point inside	the state, the transaction is exempt from Retailers' Occupation	Tax or Service Occupation Tax under the interstate commerce		
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92-0543	\$1.50						
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92-0563 11,	/04/19	92	The	Int	erstat	e :	11/04/1992 The Interstate Commerce	e ×	exemption is not available	e i	not	a d	ail	able
COC	when the pur Code 130.605	.605	n d	E	takes	24	when the purchaser takes possession in illinois. Sec. 130 ill Adm Code 130.605	ii.	TITUDIR.	Ω	U	77	7 7 7	ACIE

92-0610	11/3	1/30/1992	35	If a	L u	llin	ois	retailer	1.8	2 If an Illinois retailer is required under the terms of	under the	ter!	Jo su	
\$1.25	his	sales	a GO	ntra	ct 1	to n	ake	delivery	of	his sales contract to make delivery of tangible personal property	persona	pro	perty	
	bein	g BC	pld	to	an	i,	tern	ational	fre	being sold to an international freight forwarder,	warder,	and	such	

ILLINOIS REGISTER 6564	93 DEPARTMENT OF REVENUE	NOTICE OF PUBLIC INFORMATION	1992 FOURTH QUARTER SUNSHINE INDEX	Illinois, the lessor owes Use Tax on his cost price of such property.	92-0587 11/19/1992 Where a leasing company (A) has entered into a \$1.25 conditional sales agreement with a purchaser (B), who then resells that equipment under another conditional sales agreement (to C), two transactions have occurred. The first is a sale for resale between A & B which can be made tax-free with a Certificate of Resale. The second transaction, the sale between B & C, is subject to betalers' Occuration and	מתח]פנו ני שפנסדיקים מניתהתניים יתיי	Responses to general survey on Illinois' Serr Tax and leasing procedures.	92-0602 11/24/1992 Lessees under true leases do not incur any Use Tax \$1.25 liability. It is common, however, for a lessor to require a lessee to "reimburse" the lessor for the lessor's Use Tax liability. If the leased equipment is subsequently sold and Retailers' Occupation Tax incurred, the lessee does not get credit for this "reimbursement'.	92-0603 11/24/1992 This letter sets out the Illinois sales tax \$1.75 obligations incurred by an out-of-State lessor of computer systems which leases and sells computer systems in Illinois.	92-0654 12/11/1992 Lessors under true lesses owe Use Tax "up front" on \$1.25 the cost price of the tangible personal property leased.	92-0669 12/15/1992 Section 150.310 authorizes Illinois lessors owing Use \$1.25 Tax to receive a credit for taxes properly due and paid on equipment purchased in another state.	92-0688 12/21/1992 Lessor of tangible personal property in Illinois may \$1.00 bill lessee for reimbursement of Illinois Use Tax incurred and \$1.00 bill lessee for reimbursement of Illinois Use Tax incurred and	paid by the leasor, but must not represent to the leasee that the Use Tax liability is incurred by the leasee and must not show it as a tax on the leasee.	LOCAL TAXES	92-0536 10/16/1992 Local taxes are incurred when the seller engages in \$1.00 selling activities in a jurisdiction imposing local taxes. The location at which the seller accepts purchase orders is the most important factor in determining where selling occurs, and so
ILLINOIS REGISTER	DEPARTMENT OF REVENUE	NOTICE OF PUBLIC INFORMATION	1992 FOURTH QUARTER SUNSHINE INDEX	delivery is actually made directly to the freight forwarder, then the transaction is exempt from Illinois tax by virtue of being in the stream of foreign commerce.	12/23/1992 A sale is only exempt from tax as a sale in interstate commerce if the retailer is required to and does make physical delivery to a point outside this state and the item is not to be returned to a point within this state.		10/16/1992 When a lessor purchases tangible personal property and places it into a rental inventory in Illinois, a "use" is made of	a ge a a	owe tax on a transaction-by-transaction basis. Tax is due upon all payments, excluding finance and interest charges, no later than 20 days after delivery of the vehicle	10/19/1992 In Illinois, the lessor of tangible personal property under a true lesse in Illinois, is deemed the end user of the property to be lessed. (Illinois Administrative Code Sec.	130.220). As the end user of tangible personal property located in Illinois, the lessor owes use tax on his cost price of such property. Since the lessor has already discharged the tax liability with respect to the leased property, no tax is imposed	on rental receipts by the State of Illinois. Consequently, the lessee incurs no tax liability.	10/26/1992 The lessor of tangible personal property under a true lease in Illinois, is deemed the end user of the property to be leased. As the end user of tangible personal property located in Illinois, the lessor owes use tax on his cost price of such	property.	11/16/1992 The lessor of tangible personal property under a true lesse in Illinois, is deemed the end user of the property to be lessed. As the end user of tangible personal property located in
6563	93				92-0697 \$1.25	LEASING	92-0538 \$1.25	92-0539		92-0540 \$1.50			92-0551		92-0580 \$1.25

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QUARTER
FOURTH
1992

	retailers accepting purchase orders in jurisdictions imposing local taxes incur those local tax liabilities.	92-056
92-0550 \$1.00	10/22/1992 Under the Home Rule Municipal Retailers' Occupation Tax provisions, a municipality no longer has the authority to reimpose a tax by ordinance that would otherwise be exempt under Section 2-45 of the Retailers' Occupation Tax. (Ill. Rev. Stat. (1991) Ch. 120, para. 441-45, Manufacturing Machinery and Equipment Exemption.)	92-057
92-0585 \$1.00	11/18/1992 Theater concession stands operated within the boundaries affected by the Metropolitan Pier and Exposition Authority Food and Beverage Tax, are subject to that tax.	92-057
92-0646 \$1.25	12/09/1992 The location at which the seller accepts the purchase order determines which local taxes apply in a transaction. See Section 270.,115(b).	92-057
92-0695 \$1.25	12/23/1992 The appropriate rate of tax is determined by the location of purchase order acceptance in Illinois. Or in the absence of Illinois purchase order acceptance, by the location of	00.14
	inventory maintained in this state from which Illinois orders are filled. Unless there is clear documentation to the contrary, the Department will assume the purchase order acceptance takes place at the location at which the purchase order was received.	92-061

MANUFACTURING MACHINERY AND EQUIPMENT

10/02/1992 Composting operations constitute manufacturing activities, and various equipment used in the composting process can qualify for the exemption.	10/02/1992 A purchaser may buy materials free from tax when the materials will become an exempted type of machinery, equipment or tool used by the purchaser himself to manufacture tangible personal property.
ting operations corrious equipment used in	naser may buy materials ome an exempted type of purchaser himself t
10/02/1992 Composting oper activities, and various equipm can qualify for the exemption.	10/02/1992 A purch materials will becctool used by the personal property.
92-0515	92-0516 \$1.25

rd	he	ng	le	on	
10/14/1992 Filter powder used to filter out the impurities in a	nickel plating bath, although an important part of the	manufacturing process does not qualify for the manufacturing	ap	supply; supplies are specifically excluded in Section	
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92-0531	\$1.25				

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may	are	as	ice	
process	If they	purchaser	is Serv	Tax.
11/02/1992 Molds which are used in the manufacturing process	qualify for the machinery and equipment exemption. If they are	specially produced upon the special order of the purchaser as	explained in Section 130.2115, the potential liability is Service	Occupation Tax, rather than the Retailers' Occupation Tax.
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1574	11/10/1992 The manufacture of industrial gases does constitute a	he mar	nta	cture	OI	indust	rial	gases	does	const	ıtut	ൻ ക
00	manufacturing process and machinery and equipment which is used	proc	688	and	mach	inery	and	equipm	ent	which	i	nsed
	directly in the manufacturing process can qualify for the	the	man	ufact	urir	ng pr	ocess	can	qual	Lify	for	the
	manifestiving machiness and opposite accounting	- docm	200	2000	1000	inmont	2020	not ion				

program.

-0611	12/02/1992	The use o	f engraving temp	plates by ;	12/02/1992 The use of engraving templates by jewelers to design,	
00	create and	personaliz	e custom jewelry	y is not c	create and personalize custom jewelry is not commonly regarded as	5
	a manufactu	uring proce	ss. Accordingly	', engravir	a manufacturing process. Accordingly, engraving templates used by	×
	a jeweler	in this ma	nner will not q	qualify for	a jeweler in this manner will not qualify for the Manufacturing	g
	Machinery a	and Equipme	Machinery and Equipment Exemption.			

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che	50	ø	190
92 (bath	or	130.
12/02/1992 Chemical compounds and addition agents a	plating baths to improve the plating process or to act as a	catalyst or a purifier,	Section 130.1901.
92-0620	\$1.00		

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2 Based upon specific set of facts,	that two adjacent manufacturing	
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12/07	that	plant.
92-0635	\$2.25	

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12/16/1992
92-0680

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	1992 FOURTH QUARTER SUNSHINE INDEX		1992 FOURTH QUARTER SUNSHINE INDEX
\$1.00	the brightness of the end product, but which does not become a part of the end product by codeposition or adsorption, does not qualify for exemption.	92-0676 \$1.00	12/15/1992 Adaptive equipment sold to assist visually impaired individuals does not qualify as a medical appliance and is subject, therefore, to the high rate of tax.
MEDICAL ?	MEDICAL APPLIANCES	92-0677	12/15/1992 A magnetic resonance imaging machine is not a medical appliance under the terms of 86 Ill. Adm. Code Section 130.310(c),
92-0552	10/26/1992 Automotive assistive devices for the handicapped, such as adapted driving controls, wheelchair lifts, vehicle operation controls, wheelchair securement systems, raised doors, lowered floors, power pan units and finished interiors, are not medical appliances and do not qualify for the preferential tax rate.	92-0679	and is subject to the high rate of tax. 12/16/1992 A back support device represented by its manufacturer to help prevent worker injuries during heavy lifting and to avoid compensation problems, employee down time and lost dollars, is not
92-0559	10/31/1992 Medicines are products such as pills, powders, salves or other preparations intended for human use which purport on the label to have medicinal units Medical and intended		a medical appliance. It is not intended by its manufacturer to directly replace a malfunctioning part of the body, but rather to prevent physical injury.
	malfuncti gauze ar as product erile supp	92-0693	12/23/1992 The xxxxxx product described in the enclosed brochure is a type of treatment or therapy for a specific illness or injury but does not directly substitute for the malfunctioning part of the body being treated. The product itself is used to exercise the body being treated the range of motion due to mandibular the jaw in order to increase the range of motion due to mandibular burnomobility may a medical anniance
92-0568 \$1.00	11/10/1992 Vascular prosthetic grafts constitute medical appliances and are taxable at the reduced rate of tax.		for purposes of the Illinois sales tax laws.
92-0582	11/16/1992 Diagnostic and interventional angioplastic catheters are tools used in the treatment or diagnosis of patients and thus do not constitute medical appliances. Neurological catheters which relieve intracranial pressure in hydrocephalics perform a	MISCELLANEOUS 92-0578 1 \$1.00 a	OUS 11/13/1992 The tire fee is a fee imposed upon the tire customer and collected by the tire retailer and is triggered by the retail
	function which the body can no longer perform. As such, they directly replace a malfunctioning part of the body and constitute medical appliances subject to the lower rate of tax.	92-0583	sale of tires delivered within this state. 11/17/1992 is the seller's location, not the location of the
92-0596	11/20/1992 Special orthotic "in-depth" shoes prescribed by a	00.14	purchaser which determines the rate of Retailers Occupation fax
92-0622	12/02/1992 Describes items which do and do not qualify for exemption when sold to a dental office.	92-0619	12/02/1992 Review of general statement of current law concerning coal mining for a coal mining publication.
92-0664	12/15/1992 Anglographic catheters and temperature monitoring confirment used in diagnosis do not conlite as modical annihances	92-0621	12/02/1992 Sent regulations.
92-0675	tax. runit used to treat	92-0623 \$1.00	12/03/1992 The Department cannot issue a blanket approval for a corporation's decision that it does not have nexus with Illinois and therefore has determined to withdraw its registration, or decided not to register.

	VICTOR OF THE TOTAL OF THE TOTA		
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92-0666	12/15/1992 Illinois does not impose sales tax on airline tickets.	POLLUTION CONT	CONT
\$1.00		92-0555	10 re
MOTOR FUEL TAX		92-0589	11
92-0586 \$1.25	venicie to a or more is not repaind, decals,	57.14	Reg
	tead, the lessee is responsible r, when the owner has several no more with different carriers, the ations.	92-0594 \$1.25	111 pr co de ga
NEXUS		92-0600	11
92-0528	10/14/1992 Out-of-State retailers must determine their tax liability, if any, based upon their contacts with Illinois.	\$1.25	a p
		92-0618	12
\$1.25	out-oracle recarrers must determine cherry if any, based upon their contacts with Illinois.	67.16	he g
92-0614	12/02/1992 A company which accepts purchase orders by phone at an		} (
\$1.25	Illinois location is subject to Refailers Occupation Tax on Sales delivered in Illinois. If, however, the orders are not accepted here, but referred to an out-of-state location for acceptance, the company is still required to register as an Out-of-State Use Tax collector	\$1.00	re co
92-0617	12/02/1992 Out of state retailers must determine their tax		g S
\$1.25	if any, based upon their contacts with Illinois.	92-0636	12
92-0674 \$1.25	12/15/1992 An out-of-State retailer with a selling agent located in Illinois (who collects purchase orders) is required to register with the honartment and collect Has may on its Illinois sales.	00-14	pod t
		\$1.25	r e
OCCASIONAL SALE	SALE	92-0684	12 fr
92-0577 \$1.00	11/12/1992 Occasional sales result in no Retailers' Occupation Tax liability		pr
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92-0555 \$1.00	10/26/1992 Extractors and recyclers which capture, reclean and recycle harmful refrigerant gases are eligible for the pollution control facility exemption.
92-0589 \$1.25	11/19/1992 Down-draft paint booths, prep benches and mixing rooms can qualify as pollution control facilities exempt from the Retailers' Occupation Tax.
92-0594	11/20/1992 Refrigerant recovery and recharging equipment which prevents the release of harmful matter/gas into the atmosphere constitute pollution control facilities. However, detection/monitoring equipment which detects leaks of harmful gases/matter does not qualify for the exemption.
92-0600 \$1.25	11/24/1992 A plastic lining system installed by a contractor into a landfill to prevent the leakage of harmful solid, liquid or gaseous pollutants constitutes a pollution control facility.
92-0618	12/02/1992 The purchase and installation of a waste water treatment facility which treats industrial effluent to remove heavy metals prior to discharge into a municipal sewer system will qualify for the pollution control exemption.
92-0628 \$1.00	12/03/1992 A down draft spray booth can qualify for the pollution control exemption if its primary purpose is controlling over spray released into the air during the painting process. In order to purchase down draft equipment free from tax, the purchaser must certify to the retailer that the equipment will be used primarily as a pollution control facility.
92-0636 \$1.00	12/08/1992 Paint booths and paint mixing stations which create downdrafts so as to remove paint fumes from the air qualify as pollution control facilities.
92-0642 \$1.25	12/08/1992 Paint booths, paint mixing vestibules and freon recyclers do qualify as pollution control facilities.
92-0684 \$1.00	12/17/1992 Pollution control facilities may be purchased free from Retailers' Occupation Tax. Liquid clay purchased for the primary purpose of dust control and daily cover associated with a landfill operation can qualify for the pollution control exemption as well as tank and applicator.

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PREPAID SALES TAX

130.551 to register to remit pre-paid sales tax. However, the suppliers and distributors that are registered to collect pre-paid owned stations, would not be required under 86 Ill. Adm. Code supplier or reseller of motor fuel with respect to its company distributor, would be required to pay pre-paid sales tax to acting as a not 12/11/1992 Company which is company 92-0660 \$1.00

PRODUCTS OF PHOTOPROCESSING

constitute products of photoprocessing and are, therefore, 9/11/89, television commercials do taxable under the Retailers' Occupation Tax Act. 10/01/1992 Effective 92-0513 \$1.00

PUBLIC UTILITY TAXES

12/17/1992 Where a retail seller of natural gas either accepts purchase orders in Illinois or sells natural gas which is located in Illinois at the time of sale, Gas Revenue Tax liability is Incurred. 92-0685 \$1.75

RESALE CERTIFICATES

Section i.n Certificates of Resale are described 10/05/1992 130.1405. 92-0521 \$1.25

RETURNS

11/02/1992 Persons puying taxes on a quarter-monthly basis required to file a return by the 20th of every month. Department cannot modify this statutorily-established deadline. 92-0561 \$1.00

ROLLING STOCK EXEMPTION

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α	10/02/1992 The rolling stock exemption does not extend to fuel.
	Section 130,321 of the Department's regulations, however, explains
	that aviation fuel sold to or used by an air common carrier,
	certified by the carrier to be used for consumption, shipment or
	storage in the conduct of its business as an air common carrier,
	for a flight destined for a destination outside the United States,
	is exempt from Retailers' Occupation Tax.

\$1.25

10/13/1992 This regulation exempts from Illinois tax sales of tangible personal property to interstate carriers for hire for use as rolling stock moving in interstate commerce. 92-0527 \$1.00

10/14/1992 In order to claim the rolling stock exemption, two requirements must be met. The carrier must possess an Interstate Commerce Commission Certificate of Authority or be recognized as an interstate carrier for hire by another agency as described in Additionally, the carrier must transport persons or property in interstate commerce for hire on a regular Section 130.340(e). and frequent basis. 92-0529

\$1.25

Section in The rolling stock exemption is explained 12/15/1992 130.340. 92-0671 \$1.25

Section in explained The rolling stock exemption is 12/15/1992 130.340. 92-0672 \$1,25

SALE AT RETAIL

12/03/1992 When accepting coupons or offering discounts, sales tax liability is based only upon the gross receipts from the sale. If the customer receives a discount or uses a coupon for which the retailer receives no reimburgement, the amount of the discount should not be included in gross receipts. 32.3625

12/04/1992 Items which are produced upon special order but which serve substantially the same function as stock or standard items available elsewhere at retail, are subject to the ROT. This is for example, in the purchase of chairs made on custom order by a decorator. 32-19013

12/07/1992 An "Illinois Retailer" is one who either accepts purchase orders in the state of Illinois or maintains an inventory in Illinois and fills Illinois orders from that inventory. 92-0634

\$1.21

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non-calendar monthly

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11/30/1992 Letter

92-0609

\$1.25

requirements.

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linois	Illinois retailer is liable for Retailers' Occupation Tax on gross	on gross
ipts	receipts of sales including any local Retailers' Occupation Tax	lon Tax
ICapi	applicable to retailer's illinois location:	

92-0644	12/09/1992 Section 130.101 of the	Section	130.1	01	of	the	Depar	Department's	regulation	lat	ions	
\$1.00	explain how to determine	to determ	nine t	he	prope	er tax	rate	e the proper tax rate applicable to a sale	e to	ಡ	sale	
	when rates change.	change.										

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cluded	nst pe	rvice	
12/11/1992 Special service charges which are included in the	selling price of the tangible personal property must be included	in the retailer's gross receipts even where the service charge is	
ges which	personal	s even wh	
vice char	angible p	s receipts	ne item.
ecial ser	of the t	r's gross	billed as a separate line item.
1992 Sp	g price	retaile	las a sej
12/11/	sellir	in the	billed
92-0657	\$1.25		

92-0663	12/14/1992 A women's Association which provides rooms and meals
\$1.50	to its members is subject to the Retailers' Occupation Tax on its
	sales of meals.

12/23/1992 When making sales of inventory for a discontinued	retail business, the sales must be treated as any other retail	sales made by the business during its operation. If the sale is	made to a purchaser for use or consumption, the sale is a taxable	retail sale. If the sale is for resale to another retailer, then	the purchaser must give a valid Certificate of Resale in order for	the sale to be free from tax.
92-0700	\$1.25					

SALE FOR RESALE

92-0535	10/15/1992 If a restauranteur uses disposable containers (e.g.,
\$1.00	paper napkins, plates or cups) on-premises in lieu of more durable
	serving equipment, he owes Use Tax on such items. Purchases of
	such items used in his carry-out or delivery business, however,
	are not subject to Use Tax because they are purchases made for
	regale.

10/20/1992 A theater operator purchasing disposable food/beverage	containers for use on-premises in lieu of more durable serving	equipment owes Use Tax when purchasing these products.
A theate	for use	ves Use T.
10/20/1992	containers	equipment ow
92-0547	\$1.25	

92-0553	10/26/1992 Persons who are exclusively wholesalers make no	92 Pers	ons	who	are e	exclus	ively	who	lesaler	a make	no	
\$1.25	taxable sales, and therefore are not technically required to	sales,	and	theref	ore a	re n	ot te	schni	cally r	equired	l to	
	register with the Department and file monthly returns. However,	with th	ne De	partmer	it and	file	mont	hly	returns.	Howe	ver,	
	if any taxable sales are made, they must register	taxable	sale	a are	made	s, th	ey m	ust	register	and file	file	
	returns.											

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t which	t prod oduct w	but w	1t 18	chased	
produc	produc	product	ecanse	pe pur	
.210, a during	e final However,	final 1	roduct	cannot	
11/13/1992 Under 86 Ill. Admin. Code 130.210, a product which is added as an ingredient to raw materials during production which	becomes physically incorporated into the final product produced and sold, may be purchased for resale. However, a product which	is not intended as an ingredient of the final product but which	may inadvertently end up in the final product because it is not	feasible to remove as a contaminant, cannot be purchased	
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92-0579					

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12/03/1992 Any document containing the information set out at 86	Ill. Admin. Code 130.1405 will be acceptable as an Illinois	
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taining	will	
COD	405	
cument	130.1	ale.
Any do	Code	of Res
1/1992	Admin.	ertificate of Resale.
12/03	111.	Certi
92-0626	\$1.25	

92-0638	12/	08/1992	12/08/1992 Sales for resale should be documented by Certificates	tor	resale	should	pe	Jocanne	nted	ρĀ	Cer	tific	ates
\$1.00	of	Resale	of Resale containing all information set out at 86 Ill. Adm. Code	ng e	all inf	ormation	98	t out	at	98	111.	Adm.	Code
	Sec	tion 13	Section 130.1405(b).	:									

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horses, r	subject		
12/08/1992 Sale of horse feed used to feed draft horses,	horses, breeding horses and boarded horses is subject to		
d to fee	oarded 1	·¥.	
feed use	and b	s' Occupation Tax liability	
of horse) horses	tion Tax	
2 Sale	breeding	occupa,	
12/08/199	horses,	Retailers	
92-0641	\$1.00		

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the	duct		res
0	pro		for
12/11/1992 Catalysts may be purchased for resale to the extent	y are resold as an ingredient of the	ntentionally produced byproduct of manufacturing.	12/23/1992 Sales of packaging containers are sales for resale if the purchaser transfers the container and what is in it to his
2/11/199	hat the	ntention	2/23/199 he purch
92-0662	\$1.25 tl		92-0696 13 \$1.25 tl

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12/29/1992 Boxes and packing material which sold as a part of the	product being sold may be purchased under a Certificate
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92-070	00.
92.	\$1.00

customer.

SALE OF SERVICE

92-0542	10/19/1992	10/19/1992 If a maintenance agreement or extended warranty is	enance a	greement	or	extende	d was	rranty	is
\$1.25	purchased	purchased separately from equipment, the sale of the agreement	from equ	uipment,	the :	sale of	the	agreeme	int
	itself is	itself is not subject to tax. However, any repair made under the	to tax.	However	, any	repair	made	under t	he
	agreement	agreement is considered a sale of service.	d a sale	of servi	ce.				

10/21/1992 The purchase of tangible personal property that is	transferred to the service customer may result in either Service	Occupation Tax liability or Use Tax liability depending upon which	tax base the serviceman chooses to calculate his liability. He	may calculate his tax base in one of three ways: 1. separately
personal pro	may result in	iability depen	calculate his	three ways:
tangible	customer	Use Tax 1	nooses to c	in one of
e purchase of	the service	: liability or	serviceman ch	his tax base
10/21/1992 Th	transferred to	Occupation Tax	tax base the	may calculate
92-0548	\$1.50			

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1992 FOURTH QUARTER SUNSHINE INDEX

stated selling price; 2. 50% of serviceman's entire bill; or 3.

	de minimus service situation.	
92-0556 \$1.25	10/26/1992 Generally, an over-the-counter sale of hearing aid devices would be a transaction subject to the Retailer's Occupation Tax. However, where the units are sold by medical doctors or audiologists, for retransfer to their patients, the sale of the units may result in Service Occupation Tax liability.	\$1.25
92-0624	12/03/1992 Explains the options servicemen can choose from in handling their sot liability.	\$1.25
92-0630 \$1.00	12/03/1992 Vendors of neon signs which are both produced on special order for the purchaser and which have use or value only to the purchaser, such as signs which spell out the name of the purchaser or its brand name, are subject to SOT	\$1.25
92-0631 \$1.25	12/04/1992 a de minimus, unregistered printer owes use tax on the cost price of the tangible personal property transferred to the service customer, even if that customer is an exempt entity.	TELECOMMUNI
92-0681 \$1.25	12/16/1992 When a consumer has an automobile repaired under an extended warranty, tax is due on the parts transferred as a result of the repair. If a deductible is charged to the consumer under the terms of the contract, the deductible is not treated as a social transaction.	92-0523 \$1.50 92-0591

SELLERS OF NEWSPAPERS AND MAGAZINES

92-0558	10/30/1992 To the extent that a printed mailing piece is 8	To the	extent	that	n	printed	mailing	piece	18	E
\$1.00	clearly identified section of the newspaper, the publication can	ntified	section	of th	90	newspaper	, the pub	licatic	n ca	_
	qualify for the Newsprint and Ink exemption.	the New	sprint a	nd In	9	xemption.				

SERVICE OCCUPATION TAX

92-0544	10/19/1992 In a multi-service situation, a primary serviceman may	>-
\$1.75	elect de minimus status. As a result, he will pay tax to the	÷
	subserviceman on the cost price of the material transferred to him	Ξ
	by the subserviceman. If the subserviceman is not registered, the	T
	primary serviceman must self-assess and remit Use Tax to the	w
	Department. If, however, the primary serviceman is a traditional	-
	meryiceman, he will provide his subserviceman with a Certificat	

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1992 FOURTH QUARTER SUNSHINE INDEX

of Re	Resale,	thereby	purchasing t	he	tangible	personal	property ta	tax-
free.								

2-0588	11/19/1992	This	This letter	explains	the	tax	liability	of	persons
1.25	engaged in the business	the bu	usiness	of copying	۰				

95	11/20/1992 A de minimus serviceman pays Use Tax to his supplier	supplier
	on the cost price of the tangible personal property tra	nsferred
	incident to service. If the de minimus serviceman is	eman is
	subcontracting to another serviceman, his Use Tax liability will	ity will
	be based either upon the subserviceman's separately stated selling	selling
	price of materials transferred, or if not, then on 50% of the	of the
	subserviceman's entire bill.	

LECOMMUNICATIONS EXCISE TAX

92-0523	10/05/1992 Excise Tax.	Teleconferencing	E E	10/05/1992 Teleconferencing is subject to Telecommunications Excise Tax.
92-0591 \$1.25	11/19/1992 exemption fo	11/19/1992 The Telecommunications Excise ? exemption for interstate carriers for hire	lons ers 1	11/19/1992 The Telecommunications Excise Tax does not contain any exemption for interstate carriers for hire.
92-0605	11/30/1992 Telecommunits own use or consump Excise Tax. The fact number does not obviat holders only for the sa Tax is not a sales tax.	Telecommunications or consumption are The fact that the not obviate its for the sales taxes sales taxes.	sold s sul e un cax	11/30/1992 Telecommunications sold to a private university for its own use or consumption are subject to the Telecommunications Excise Tax. The fact that the university possesses an exemption number does not obviate its tax liability. "E" numbers exempt number only for the sales taxes and the Telecommunications Excise Tax is not a sales tax.

000 numbers	
to	
495, calls 1	are taxable.
495	tay
art	
Code Part	address
11. Adm.	Bervice
Under 86 Ill.	an Illinois
12/10/1992	billed to a
92-0651	\$1.00

			tax.	the	from	smpted	Excise Tax which is exempted from the tax.	which	в Так	cin	E E	
is considered a value added service under the Telecommunications	Tele	the	nuder	Ce	Berv	added	value	ed a	naider	00		\$1.25
12/11/1992 The voice mail service offered to Illinois customers	Illin	to	fered	Jo .	ervice	nail B	voice n	The	/1992	/11/	92-0658 12	92-

92-0668	12/15/1992 A	taxicab o	company	32 A taxicab company which provides its drivers with a	drivers	with a	
\$1.00	two-way radio	dispatch	Bystem	two-way radio dispatch system is not a telecommunications retailer	nications	retailer	
	gubject to th	e Telecom	municati	ons Excise Tax Act			

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1992 FOURTH QUARTER SUNSHINE INDEX

TIRE USE FEE	EE	92-0645	12/09/1992 of tangible brought into
92-0650	12/10/1992 The Tire User Fee statute contains no provision for the exemption of government agencies, churches, charities or schools.		another star property, to in such othe
		92-0661	12/11/1992 against IL
TRADE-INS 92-0514 \$1.50	10/01/1992 Section 1 of the ROTA authorizes a deduction from gross receipts for traded-in property. However, a retailer cannot make a straight unconditioned purchase of an item for cash from a		acquired out already paid purchase or such tax pro
	potential customer and then later use the amount of that purchase as a trade-in if the potential customer subsequently purchases a like kind item from the retailer.	92-0683 \$1.00	12/17/1992 purchases t personal pro
92-0590 \$1.50	11/19/1992 The trade-in deduction is available even though the purchaser who is trading the item to the seller is not the owner of the item. However, the transaction must be a valid trade-in. A retailer may not simply purchase the item from the owner and then credit that amount to the purchaser as a trade-in.	92-0686	12/18/1992 vending mach of Use Tax multiplying from the tot
92-0604 \$1.00	11/30/1992 A trade-in can be applied to the purchase of two cars. This purchase of the two cars and the trade-in applied to them must be reported on one ST-556 form, however.	92-0689 \$1.00	of Use Tax of 12/21/1992 unless suffi
USE TAX			still owes s
92-0549 \$1.25	10/22/1992 In order to qualify for the Demonstration Use Exemption, the property purchased for resale but used for demonstration purposes must be actually available for sale.	VEHICLE USE TAX 92-0569 11/	E TAX 11/10/1992
92-0554 \$1.00	10/26/1992 A person is required to pay Use Tax directly to the State on property used in this state where no Illinois tax was paid to the retailer at the time of purchase.	\$1.25	when a vehic reorganizati incorporated ownership of
92-0615 \$1.25	12/02/1992 The Illinois Use Tax is due on the purchase at retail of tangible personal property for use in this State. The manner in which property comes into the State does not affect the purchaser's tax liability incurred for use of the property in this State.	92-0584 \$1.00	11/17/1992 subject to t

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Use	erso	is :	i.	ie ey	state
The	e D	o th	ate	o th	er
992	yib1	int	sto	y, t	oth
12/09/1992 The Use Tax shall not apply to the use, in this State,	of tangible personal property acquired outside this State and	brought into this State by a person who has already paid a tax in	another state in respect to the sale, purchase or use of such	property, to the extent of the amount of tax properly due and paid	in such other state.
12/	Jo	bro	ano	bro	in
0645	00				

661	12/11/1992 86 Ill. Adm. Code 150.310(a)(3) provides for a credit	92	86 I.	11. 1	Adm.	ç	de 15	50.31	10 (a	(3)	.pr	ovi	dea	for	ď	Cre	di	נג
2	against IL Use Tax liability for tangible personal property	김	Use	Tax	ī	iabi	lity	fo	н	cangi	ble	Q ₄	era	onal	Ď,	rope	rt	>
	acquired	out	side	the	St	ate	and	pro	ught	t he	re	Уq	E CI	erso	n v	vho	ha	מו
	already	pai	d D	tax	in	an	other	r st	ate	in	re	ads	ct	to	the	00	1le	
	purchase or use of such property , to the extent of the amount of	or	ase	of 8	ach	pro	pert	× ×	to	the	ext	ent	of	the	amo	ount	0	44
	such tax properly due and paid in the other state.	pro	perl;	y due	an	d b	aid i	in th	Je C	ther	at.	ate						

.0683	12/17/1992 Under 86 Ill. Admin. Code 150.305(c), a donor who	Under 86	Ill. Admi	n. Code	150.30	2(c)'	ø	lonor who	
00	purchases	purchases tangible personal property and gives the tangible	personal	property	and	gives	the	tangible	
	personal p	personal property to a donee, makes a taxable use of the property.	a donee,	makes a ta	ıxable	Jo asn	the	property.	

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18	ldi	O S	Ţ	ä	Us
12/18/1992 In order to receive credit for Use Tax collected in a	vending machine situation, the retailer may determine the amount	of Use Tax collected by dividing the gross receipt by 106.25 and	multiplying the result by 6.25. This figure is then subtracted	from the total gross receipts. The resulting number is the amount	of Use Tax collect.
			_		-
986	_				

18	ur.	J.	
isior	at	hase	
12/21/1992 NO SALES TAX ads violate Use Tax collection provisions	unless sufficiently identified by qualifying statements that an	amount equal to the tax due will be deducted however, purchaser	
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Lect	tater	ower	
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Tax	fyin	duct	
Use	uali	de	.83
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ALES	tly	the	still owes state and local sales taxes,
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12/	unl	amo	8ti
689	0		

-0569	11/10/1992 The Vehicle Use Tax provides for a reduced \$15 fee	The	Vehicle	Use T	ax	provides	for	rd	reduced	rs vs	15	fee	
.25	when a vehicle is transferred in connection with the organization,	le i	s transi	Ferred	in	connect	ion wi	th	the ord	gani	zati	'uo	
	reorganization, dissolution or partial liquidation of an	ou,	dissol	ution	0	r parti	ial	ligu	idatio	u	oţ	an	
	incorporated or	l or		acorpo	rate	unincorporated business, wherein beneficial	ness,	wh	srein	pen	efic	ial	
	ownership of the vehicle is not changed.	the	vehicle	is n	ot	shanged.							

-0584	11/11/1992	2 A transfe	between an	r between an ex-husband	and	an	and an ex-wife is not	53	not
00°1	subject to	to the special	special low rate of \$15.00	of \$15.00					

NOTICE OF PUBLIC INFORMATION

Statute requiring agency to publish this information in the Illinois Register:

Name of Act: Illinois Department of Revenue Sunshine Act Citation: Ill. Rev. Stat. 1991, ch. 127, par. 2001 et seq. (20 ILCS 2515/1)

Summary of information: 7 index of Department of Revenue income tax letter rulings issued for the Fourth Quarter of 1992. The ruling letters are listed numerically with a brief synopsis under the following subjects:

Bond Premium Amortization Addition Modifications Dividends

Net Operating Loss Zero Coupon Bonds Interest

(not included above) Administrative Review Other Rulings

Allocation

(For Alternative Allocation rulings, see that heading) Alternative Allocation

financial Organizations Insurance Companies Payroll Factor Apportionment Amnesty

Other Rulings (not included above) Transportation Services Sales Factor

Assessment

Property Factor

(Also See Addition Modifica-Subtraction Modifications) tions, Fringe Benefits, Base Income Bankruptcy

Bulk Sales: See Sales Outside the Ordinary Course of Business Books and Records (Bulk Sales)

Capital Gains (Losses)

Business Income

(Also See Subtraction Modifications - Valuation Limitation) Check Off Funds Circuit Breaker

Claims for Refund: See Refunds

Combined Unitary Return Collection

(Also See Unitary) Commercial Domicile Composite Returns Compensation

Coal Research and Utilization Credit for Replacement Tax Confidentiality Credits

Enterprise Zone Investment Foreign Tax High Impact Business Paid

Replacement Tax Investment Research and Development Training Expense Other Rulings (not included above) Investment obs Tax

(Also See Addition Modifica-

ions, Subtraction

Modifications)

Deficiencies Definitions Domestic International Sales

Unitary Return, Extensions Elections: See Combined Corporations (DISC's) Enterprise Zones Unitary

(Also See Subtraction Modifica-

Military Lottery

Wiscellaneous

tions)

(Also See Credits, Subtraction

eopardy: See Assessment

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nterest on Refunds and

Deficiencies

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Notice and Demand: See Notices Net Income (Loss) and Net Loss Deduction (IITA §207) (Also See Base Income, Capital Unitary Return, Net Operating Loss and Net Operating Loss Mutual Funds: See Subtraction Payroll Factor: See Apportion-Modification Subtraction: See Subtraction Modifications Net Operating Loss and Net Operating Loss Deduction Nexus: See Public Law 86-Overpayments: See Refunds Gains (Losses), Combined (Álso See Estimated Tax) Residency/Nonresidency Addition Modifications Modification Addition: Nonbusiness Income Nonresidents: See Modifications Deduction) Partnerships 272/Nexus Payments: Penalties Notices ment Erroneous Refund: See Refunds (Losses), Valuation Limitation Gain (Loss): See Capital Gains Extensions Failure to File: See Penalties Failure to Pay: See Penalties Farmers: See Estimated Tax §125 "Cafeteria" Plans Financial Organizations: See Foreign Sales Corporations Subtraction Modifications, Insurance Companies: See (FSC's) Foreign Tax: See Credits Foreign Trade Zones: See (not included above) Exempt Organizations Fraud: See Penalties Information Reports IRC §401(k) Plans Credits--Jobs Tax Apportionment Apportionment Other Rulings Federal Returns Fringe Benefits IRC §125 "Cat Interest Income Modifications) Estimated Tax Foreclosure Exemptions Fiduciaries Forms

Reasonable Cause (IITA §1001) Underpayment of Tax (IITA Failure to Pay Estimated Tax Property Tax: See Subtraction Failure to File Withholding Failure to Pay (IITA §1002) Failure to File (IITA §1001) (Not included above) Returns (IITA §1004) (Also See Subtraction Political Organizations (IITA §804) Fraud (IITA §1002) Property Factor: See Apportionment Other Rulings Modifications) 81005Pensions

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Enterprise and Foreign Trade

Illinois Tax Refund Interest on U.S. Government

Obligations

Subtraction Modifications Voluntary Disclosure Agreements U.S. Government Obligations: See Subtraction Modifications (Also See Sales Outside the Ordinary Course of Business Unitary (Also See Combined Unitary Return) Waiver on Assessments: See Transportation Services: See Personal Service Contracts (IITA §1405.2) Other Rulings (not included above)(Taxability in Other States Taxable Year Valuation Limitation: See Other Rulings (not included above) Reciprocal Agreements Withholding Employee Benefits Apportionment (Bulk Sales)) Exemptions Assessment **Fransferees** Truŝts Subchapter (S) Corporations: See S Corporations Subpart F Income: See Subtrac-

Specific Accounting Statute of Limitations: See Assessment, Collection,

Signature

Deficiencies, Refunds

Copies of the ruling letters themselves are available for inspection and may be purchased for a minimum of \$1.00 per opinion plus 25 cents per page for each page over one.

Subtraction Modifications

tion Modifications

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The index of Income Tax letter rulings for 1990 is available for \$3.00. A cumulative Income Tax Sunshine Index of 1981 through 1989 letter rulings may be purchased for \$4.00.

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Military Money Market Mutual Funds

Qualified Pension Plans

Valuation Limitation Real Estate Taxes Subpart F Income

Name and address of person to contact concerning this information: Margaret Forth Legal Division 101 West Jefferson Street Springfield, Illinois 62794 Telephone: (217) 782-6996

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ALTERNATIVE ALLOCATION

- IT 92-186 10/08/1992. Alternative allocation is allowed only in cases where the taxpayer has shown by clear and convincing evidence that the statutory three-factor formula would result in taxation of extra-
- Act") requires that, generally, taxpayers use a three factor formula based on property, payroll and double-weighted sales to report business income to the State of Illinois. However, for certain types of companies, Section 304 requires one factor apportionment is required of 10/13/1992 Section 304(a) of the Illinois Income Tax Act ("the apportionment. One factor apportionment is retransportation companies by Section 304(d) of the Act. П 92-193

APPORTIONMENT - FINANCIAL ORGANIZATIONS

IT 92-194 10/04/1992 Business income of a financial organization from sources within this State will include both "dividends, and interest received from Illinois customers, which are received within this State." Dividends remain includable in the numerator of the financial organization apportionment formula if received in Illinois -- without regard to whether such dividends were received from an Illinois customer. Interest income must be received from an Illinois customer and be received within this State by the financial organization in order to be includable in the one-factor apportionment formula numerator.

APPORTIONMENT - PAYROLL

- IT 92-186 10/08/1992 Alternative allocation is allowed only in cases where the taxpayer has shown by clear and convincing evidence that the statutory three-factor formula would result in taxation of extraterritorial values.
- Act") requires that, generally, taxpayers use a three factor formula based on property, payroll and double-weighted sales to report business income to the State of Illinois. However, for certain factor apportionment. One factor apportionment is required of transportation companies by Section 304(d) of the Act. 10/13/1992 Section 304(a) of the Illinois Income Tax Act ("the one 304 requires Section of companies, IT 92-193

APPORTIONMENT - PROPERTY

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- IT 92-186 10/08/1992 Alternative allocation is allowed only in cases where the taxpayer has shown by clear and convincing evidence that the statutory three-factor formula would result in taxation of extraterritorial values.
- Act") requires that, generally, taxpayers use a three factor formula based on property, payroll and double-weighted sales to report business income to the State of Illinois. However, for certain types of companies, Section 304 requires one factor apportionment. One factor apportionment is required of transportation companies by Section 304(d) of the Act. 10/13/1992 Section 304(a) of the Illinois Income Tax Act ("the IT 92-193

APPORTIONMENT - SALES FÁCTOR

- the taxpayer has shown by clear and convincing evidence that the statutory three-factor formula would result in taxation of extra-territorial values. IT 92-186 10/08/1992 Alternative allocation is allowed only in cases where
- Division of Department's request for the v. Director, 10/13/1992 Response to a request for the interpretation of <u>Allied Signal</u>, Inc., v. Director <u>Taxation</u> and its effect on departmental regulations. IT 92-192
- IT 92-193 10/13/1992 Section 304(a) of the Illinois Income Tax Act ("the Act") requires that, generally, taxpayers use a three factor formula based on property, payroll and double-weighted sales to report business income to the State of Illinois. However, for certain requires one factor transportation companies by Section 304(d) of the Act. companies, Section 304 require apportionment.
- IT 92-216 12/30/1992 Section 502(a)(2) of the Illinois Income Tax Act requires that a corporation which is authorized to do business in this State and which is required to file a Federal Income Tax return will be required to file an Illinois income tax return, regardless of whether the corporation is liable for Illinois income tax.

- (Also See Addition Modifications, Fringe Benefits, Subtraction Modifications) BASE INCOME
- IT 92-179 10/08/1992. If the foundation has no federal taxable income, it will have no income subject to the Illinois income tax. If the foundation has unrelated business income taxable at the federal evel, this income will also be subject to the Illinois income tax.

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- income that are authorized by Illinois law (Section 203 of the Illinois Income Tax Act). However, there is no subtraction IT 92-181 10/08/1992 The interest expense deduction is an itemized deduction and is not included in the calculation of adjusted gross There are certain subtractions from adjusted authorized for interest expense.
- IT 92-190 10/08/1992 There is no blanket exemption from taxes imposed by the State of Illinois for members of the clergy. With reference to the Illinois Income tax, pursuant to Section 203 of the Illinois Income Tax Act, federal adjusted gross income is used as the starting point in the calculation of Illinois income tax liability. To the extent you have federal adjusted gross (taxable) income, you will have base income subject to the Illinois income tax.
- IT 92-198 11/04/1992 Response to questions regarding tax liability for non-residents, current rates, annuities and exemptions.
- IT 92-200 1/06/1992 Discusses the taxability of interest income derived from a Jackson County, Missouri, Zero Coupon Bond,
- IT 92-205 11/17/1992 Discusses the taxability of employee benefits pursuant to the Illinois Income Tax Act.
- active duty pay, nor is it retirement pay. As a result, these payments do not fall within the scope of the subtractions for payments to active members of the military or retired members of the military that are excluded from the Illinois income tax. IT 92-215 12/09/1992 A Voluntary Separation Incentive Payment is neither

COMPENSATION

IT 92-185 10/08/1992 Discusses the three tests under 86 III. Adm. Code 100.7010 for determining whether compensation constitutes "compensation paid in Illinois".

CREDITS - OTHER RULINGS

IT 92-214 12/02/1992 Discusses § 208 of the Illinois Income Tax Act which provides a tax credit for residential real property taxes.

EXEMPT ORGANIZATIONS

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- IT 92-178 10/08/1992 If an organization is exempt for Illinois income tax purposes but had unrelated business taxable income under IRC §512, it must file an Illinois IL-990T.
- IT 92-179 10/08/1992 If the foundation has no federal taxable income, it will have no income subject to the Illinois income tax. If the have no income subject to the Illinois income tax. If the foundation has unrelated business income taxable at the federal evel, this income will also be subject to the Illinois income tax.
- IT 92-199 1/05/1992 Pursuant to Section 205(a) of the Illinois Income Tax Act, an organization that is exempt from federal income tax by reason of Section 501(a) of the Internal Revenue Code is also, has unrelated business income as determined under Section 512 of the Internal Revenue Code. This exemption would include an without application, exempt from Illinois income taxation, unless it exemption from income tax, including personal property replacement income tax, and estimated income tax payments.

EXEMPTIONS

- IT 92-177 10/08/1992 Explains the applicability of the reciprocal exemption pursuant to IfTA §302(b).
- IT 92-198 11/04/1992 Response to questions regarding tax liability for non-residents, current rates, annuities and exemptions.
- from Illinois income tax except where authorizing legislation adopted after August 1, 1969 specifically provides for an IT 92-202 11/12/1992 Income from state and local obligations is not exempt exemption.
- IT 92-203 11/12/1992 Section III of Department Publication 101 (attached) lists the authority for the exemptions of interest on various obligations of state and local governments.
- on 11/13/1992 Discusses the taxability of interest income government obligations pursuant to the Illinois Income Tax Act. IT 92-204 11/13/1992 Discusses the

FRINGE BENEFITS - IRC §125 "CAFETERIA" PLANS

IT 92-205 11/17/1992 Discusses the taxability of employee benefits pursuant to the Illinois Income Tax Act.

FRINGE BENEFITS - IRC §401(K) PLANS

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IT 92-205 11/17/1992 Discusses the taxability of employee benefits pursuant to the Illinois Income Tax Act.

INTEREST INCOME

(Also See Addition Modifications, Subtraction Modifications)

1/06/1992 Discusses the taxability of interest income derived from a Jackson County, Missouri, Zero Coupon Bond. IT 92-200 1/06/1992

INTEREST ON REFUNDS AND DEFICIENCIES

IT 92-189 10/08/1992 The interest rate for the second half of 1992 for tax underpayment is 9%.

LOTTERY

IT 92-195 10/21/1992 Discusses the taxability of lottery proceeds equally divided among the partners of a partnership.

MILITARY

(Also See Subtraction Modifications)

10/08/1992 In the situation about which you have inquired, <u>Davis</u> v. <u>Michigan</u> has no impact on Illinois because Illinois does not tax military retirement pay. IT 92-180

MISCELLANEOUS

Response to survey request regarding Money Market IT 92-176 10/07/1992 frusts. 10/08/1992 An FEIN number may not be used in lieu of a social security on Line 9 of Section 1 of the Form NUC-1. IT 92-187 10/08/1992

IT 92-196 10/27/1992 Depending upon the facts, an estate may incur Illinois income tax obligations.

on obligations of state and local governments listed therein is exempt from Illinois Income Tax. This list is meant to be IT 92-197 11/02/1992 Section III of publication 101 provides that the interest

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- 11/18/1992 Illinois does not participate in the Federal Government's combined Federal/State Informational Return filing program. Illinois does not require the filing of an IRS Form 1099 or medical and interest payments. 11/18/1992 IT 92-206
- 11/19/1992 Public Act 87-1189 delays the effective date of the Uniform Penalty and Interest generally until January 1, 1994. 92-207 H
- IT 92-209 12/01/1992 Response to a request for information regarding IRC Section 338(h)(10). Taxpayer provided with a copy of prior letter ruling IT89-306.

PARTNERSHIPS

as IT 92-210 12/01/1992 Discusses partnership return filing requirements amended by Public Act 87-879.

PENALTIES - FAILURE TO PAY ESTIMATED TAX (IITA \$804)

- 10/08/1992 The Department has determined that for 1990 returns of corporations, which includes fiscal years ending 12/31/90 through 11/30/91, the 804 penalty will be abated if the reason for the failure to pay estimated tax is that the taxpayer relied on repealed Section 804(e)(2). This waiver will not be made for subsequent years, as the Department has concluded that for these subsequent years taxpayers will have sufficient notice of the change in law effected by P.A. 86-678. IT 92-182
- IT 92-211 12/01/1992 Penalty and interest imposed because estimated tax payments were not made would come out of a decreased taxpayer's estate.

PENALTIES - FAILURE TO PAY (IITA §1002)

10/08/1992 Discusses the initiation of penalties and interest because of failure to have Illinois income taxes properly withheld 10/08/1992 Discusses 92-191 Ε

PENALTIES - REASONABLE CAUSE (IITA §1001)

penalty and an amended IT 92-183 10/08/1992. The method to request a waiver of penalty interest for reasonable cause or otherwise is to file an amen return not later than one year after the date the tax was paid.

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10/08/1992 Discusses the initiation of penalties and interest because of failure to have Illinois income taxes properly withheld 10/08/1992 Discusses from wages. П 92-191

PENALTIES - UNDERPAYMENT OF TAX (IITA §1005)

insufficient to establish reasonable cause for abatement of the Section 1005 penalty. IT 92-184 10/08/1992 The information

PUBLIC LAW 86-272/NEXUS

IT 92-201 11/12/1992 Even if your client lacks nexus, it may, as an accommodation to its customers register with the Illinois Department of Revenue as a voluntary Use Tax collector for the Department. However, in order to do so your client must disclose its identity.

REFUNDS - OTHER RULINGS

(Also See Subtraction Modifications)

10/08/1992 The method to request a waiver of penalty and interest for reasonable cause or otherwise is to file an amended return not later than one year after the date the tax was paid. IT 92-183 10/08/1992 The method to request a waiver interest for reasonable cause or otherwise is to

12/02/1992 Taxpayer was not entitled to a refund in the particular situation at issued. As has been indicated by the Illinois Supreme Court, "taxes paid under a mistake of law cannot be recovered where they have been voluntarily paid" (People ex rel. v. Sain, 16 III.2d 313, (1959)). П 92-213 12/02/1992

RESIDENCY/NONRESIDENCY

11/04/1992 Response to questions regarding tax liability for non-residents, current rates, annuities and exemptions. IT 92-198 11/04/1992

RETURNS - OTHER RULINGS

(For Combined Unitary Return and Composite Return Rulings, See those headings)

as Discusses partnership return filing requirements amended by Public Act 87-879 П 92-210 12/01/1992

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SUBTRACTION MODIFICATIONS - INTEREST ON U.S. GOVERNMENT OBLIGATIONS

- where authorizing legislation specifically provides for an IT 92-202 11/12/1992 Income from state and local obligations is not exempt from Illinois income tax except adopted after August 1, 1969 exemption.
- 92-203 11/12/1992 Section III of Department Publication 101 (attached) lists the authority for the exemptions of interest on various obligations of state and local governments. H
- 11/12/1992 Section III of Department Publication 101 (attached) lists the authority for the exemptions of interest on various obligations of state and local governments. 92-203 11/12/1992 П
- 11/13/1992 Discusses the taxability of interest income government obligations pursuant to the Illinois Income Tax Act. IT 92-204 11/13/1992

SUBTRACTION MODIFICATIONS - MILITARY

IT 92-180 10/08/1992 In the situation about which you have inquired, <u>Davis</u> v. <u>Michigan</u> has no impact on Illinois because Illinois does not tax military retirement pay.

SUBTRACTION MODIFICATIONS - QUALIFIED PENSION PLANS

- 10/08/1992 While although generally, state withholding requirements parallel federal requirements, Section 203(a)(2)(F) of the Illinois Income Tax Act provides a subtraction modification from base income for certain retirement plans, disability plans and pension distributions. As a result, state withholding is not required with respect to these amounts. IT 92-188 10/08/1992 While
- IT 92-198 11/04/1992 Response to questions regarding tax liability for non-residents, current rates, annuities and exemptions.
- IT 92-215 12/09/1992 A Voluntary Separation Incentive Payment is neither active duty pay, nor is it retirement pay. As a result, these payments do not fall within the scope of the subtractions for payments to active members of the military or retired members of the military that are excluded from the Illinois income tax.

SUBTRACTION MODIFICATIONS - OTHER RULINGS

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- IT 92-181 10/08/1992 The interest expense deduction is an itemized deduction and is not included in the calculation of adjusted gross income. There are certain subtractions from adjusted gross income that are authorized by Illinois law (Section 203 of the Illinois Income Tax Act). However, there is no subtraction authorized for interest expense.
- IT 92-200 1/06/1992 Discusses the taxability of interest income derived from a Jackson County, Missouri, Zeró Coupon Bond.
- situation at issued. As has been indicated by the Illinois Supreme Court, "taxes paid under a mistake of law cannot be recovered where they have been voluntarily paid" (People ex rel. v. Sain, 16 Ill.2d 313, (1959)). IT 92-213 12/02/1992 Taxpayer was not entitled to a refund in the particular

VOLUNTARY DISCLOSURE AGREEMENTS

IT 92-201 11/12/1992 Even if your client lacks nexus, it may, as an accommodation to its customers register with the Illinois Department of Revenue as a voluntary Use Tax collector for the Department. However, in order to do so your client must disclose its identity.

WITHHOLDING - EMPLOYEE BENEFITS

- 10/08/1992 While although generally, state withholding requirements parallel federal requirements, Section 203(a)(2)(F) of the Illinois Income Tax Act provides a subtraction modification from base income for certain retirement plans, disability plans and pension distributions. As a result, state withholding is not pension distributions. As a result, required with respect to these amounts. IT 92-188 10/08/1992 While
- IT 92-205 11/17/1992 Discusses the taxability of employee benefits pursuant to the Illinois Income Tax Act.

WITHHOLDING - OTHER RULINGS

IT 92-208 11/19/1992 There are no statutory exceptions to bulk sales withholding. However, the purpose of bulk sales withholding is to prevent a taxpayer from avoiding its obligations by conveying the bulk of its business assets to a third party for cash or other consideration and then disappearing.

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IT 92-212 12/02/1992 Illinois does not adhere to federal withholding tax deposit regulations. Section 704 of the Illinois Income Tax Act explains the frequency with which employers must make payments of tax withheld.

PROCLAMATION

GREEK INDEPENDENCE DAY

Whereas, the 172nd Anniversary of Greek Independence will brated March 25, 1993, by people of Greek origin commemorate their freedom from Ottoman oppression; and

Whereas, on March 31, 1993, a celebration commemorating Hellenic Experience will take place in Chicago; and

Whereas, Greece is universally acknowledged to have been "the le of democracy." People of independent nations everywhere are indebted to the Greek formulation of principles self-government; and

Whereas, the nation of Greece has contributed immeasurably to the ideals of freedom and democracy and to the rich heritage that forms the foundation of western civilizations; and

Whereas, Illinoisans of Greek ancestry have been closely identified with the educational, professional, economic, religious, and cultural progress of our state since its earliest

proclaim March 25, 1993, as GREEK INDEPENDENCE DAY in Illinois and urge all citizens to be cognizant of the special events arranged for this time. Therefore, I, Jim Edgar, Governor of the State of Illinois,

Issued by the Governor March 23, 1993.

Filed with the Secretary of State April 8, 1993.

INFANT WELFARE SOCIETY DAY 93-113

Whereas, the Infant Welfare Society (IWS) has been providing to indigent medical, dental, and mental health care children for more than 80 years; and

as demands for health care services increase, IWS been forced to renovate old clinic areas to accommodate Whereas, patients; and has

Whereas, more than \$1 million for this expansion has been raised through generous donations from individuals, corporations,

and foundations; and Whereas, IWS will honor these donors March 7, 1993, at

champagne reception in the newly renovated clinic; Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 7, 1993, as INFANT WELFARE SOCIETY DAY in honor of the generous contributors and the needy women and children for whom they provide health care.

Filed with the Secretary of State April 8, 1993. Issued by the Governor March 23, 1993.

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MARY PARSONS WATERS DAY

Whereas, Mary Parsons Waters began teaching piano right after her graduation from Decatur High School in 1931; and

Christian College, Lincoln Land Community She is also a graduate of St. John's Hospital School of Practical earned her college education in music-related College, and the Conservatory of Music at Millikin University. Whereas, Mary fields at Lincoln Nursing; and

Whereas, throughout her life, Mary has shared her music with strs. She gave her first piano recital at Antioch Baptist Church in Decatur, played the plano for the Christian Methodist Episcopal Church, and taught piano to generations of students;

first song was Whereas, Mary is a published composer whose copyrighted in 1941 and published in 1964; and

Church of God in Springfield and the Capital City Church of God; Whereas, she is responsible for founding both the first black

Whereas, Mary has been an inspiration and a "point of light" to many during her lifetime;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 27, 1993, as MARY PARSONS WATERS DAY in Illinois. Issued by the Governor March 23, 1993. Filed with the Secretary of State April 8, 1993.

NANCY BEYER DAY

Whereas, March 26, 1993, marks Nancy Beyer's 25th year of

service to the State of Illinois; and Whereas, Nancy began working for the State of Illinois as an employee of the Division of Vocational Rehabilitation, later of her state of Mental moved to the State Housing Board and the Department Health, and has spent the last 17 1/2 years of government tenure with the Bureau of the Budget; and

Whereas, Nancy exercises a keen eye for accuracy and ensures: bond sale official statements are prepared with care and that bond sale

correctness; and

Whereas, Nancy has twice literally worked around the clock to assemble my Fiscal Year 1993 and 1994 budgets; and Whereas, Nancy has been a valued asset to her bosses and colleagues, each of whom recognizes her dedication to quality, her forthrightness in making suggestions, and her attempts to maintain organization in chaotic situations;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim March 26, 1993, as NANCY BEYER DAY in Illinois in recognition of her 25 years of dedicated service to the State of Illinois. I encourage her friends and co-workers to wish her

8, 1993. Filed with the Secretary of State April Issued by the Governor March 23, 1993.

NURSES WEEK 911-66

providing as well as in a variety care resource day by care, represented by 2.1 million registered nurses; and high-quality, affordable, accessible health primary and preventive health care services health Whereas, nurses care for Americans every our nation's largest Whereas,

settings; and

quality, affordable health care for all, especially for 60 million uninsured or underinsured people in our nation; and Whereas, more than 100,000 advanced practice nurses are Whereas, the American Nurses Association, which serves as the voice for the registered nurses of this country, has called for a major restructuring of our health care system to ensure access to

delivering timely, cost-effective quality care, often to elderly, poor, or rural populations and are able to provide 60 to 80 percent of primary and preventive care traditionally done by physicians; and

Whereas, America's public health nurses have provided a solid century of outreach to provide needed health care services such as immunizations, child welfare, and control of infectious

disease; and

Whereas, the demand for nursing services is greater than ever because of the aging of the American population, the continuing growth of life-sustaining technology, and the substantial growth of home health care services; and because of

of nearly 350,000 new jobs for registered nurses by the year 2000 to meet the increasingly complex needs of health care consumers Whereas, the U.S. Department of Labor projects the creation in our country;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 6-12, 1993, as NURSES WEEK in Illinois and urge citizens to honor the accomplishments of these dedicated individuals.

Filed with the Secretary of State April 8, 1993. Issued by the Governor March 23, 1993.

STUDENT-ATHLETE DAY 93-117

Whereas, the student-athlete represents a role model worthy emulation by America's youth; and oĘ

worthy values and behaviors such as perseverance, teamwork, self-discipline, and commitment to a goal are fostered Whereas,

promoted to both academic and athletic pursuits; and Whereas, participation in athletics, together with education,

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provides opportunities to develop valuable social and leadership skills and to gain an appreciation of ethnic and racial groups different from one's own; and

Whereas, in spite of all the positive aspects of sport, overemphasis on sport at the expense of an education can cause serious harm to an athlete's future; and

Whereas, the common practice of keeping athletes eligible for participation on a team, even at the high school level, must be abandoned for a policy of ensuring a meaningful education and degree; and

coaches, parents, and educators of student-athletes must express high expectations for academic performance as Whereas,

as for athletic performance;
Therefore, I, Jim Edgar, Governor of the State of Illinois,
proclaim April 6, 1993, as STUDENT-ATHLETE DAY in Illinois to encourage the combination of athletic and academic achievement. Issued by the Governor March 23, 1993.

Filed with the Secretary of State April 8, 1993.

SEXUAL ASSAULT AWARENESS MONTH 93-118

victims in 1991, and 42,971 children were sexual abuse victims between July 1991 and June 1992; and Whereas, a sexual assault occurs once every five minutes, and in Illinois, 6,525 adults were sexual assault Whereas,

Whereas, only seven percent of sexual assault victims report crime to law enforcement and child protective personnel; and Whereas, one out of four girls and one out of six boys will

be sexually abused before the age of 18; and Whereas, 92 percent of all women have been sexually harassed in the workplace or at school; and Whereas, 80 percent of rapists are relatives, friends,

Whereas, informing the public of the crimes of neighbors, or acquaintances of the victim; and

assault, sexual abuse, and sexual harassment is essential in the struggle to end sexual violence and advance equality; and Whereas, sexual assault, sexual abuse, and sexual harassment are overwhelming moral, economic, and public health burdens that our society should not bear;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim April 1993 as SEXUAL ASSAULT AWARENESS MONTH in Illinois.

Filed with the Secretary of State April 8, 1993. Issued by the Governor March 24, 1993.

PRESCHOOL IMMUNIZATION WEEK

Whereas, early immunizations for preventable diseases such as

type b meningitis and hepatitis B are necessary to maintain our children's health and diphtheria, pertussis (whooping cough), tetanus, polio, measles, mumps, rubella, Haemophilus influenzae type b meningitis and well-being; and diphtheria,

Whereas, nearly 98% of the two million children enrolled in Illinois schools are fully immunized, but only 57% of preschool age children outside the City of Chicago are properly immunized, with this number dropping to as low as 29% in Chicago; and

Whereas, it is recommended that all children be immunized as early in life as medically recommended, rather than waiting until required receive must the child is entering school and

cost effective than Whereas, preventing diseases is more immunizations; and

treating illnesses, and immunizations prevention; and

of

are a proven method

conjunction with local health departments, hospitals, public vaccine providers, other community organizations, the Children's Action Network, the Office of the Surgeon General and the Centers for Disease Control and Prevention, have joined together to launch "Hands Across the Nation," a national immunization the Illinois Department of Public Health, campaign; and Whereas,

Whereas, this campaign is a nationwide public awareness and grass roots effort to educate families about immunizations and to help meet the nation's long-term child health needs;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim April 24-30, 1993, as PRESCHOOL IMMUNIZATION WEEK in Illinois and urge all residents to join with me in supporting the goals and activities of this immunization campaign to ensure that our children are fully immunized.

Filed with the Secretary of State April 8, 1993. Issued by the Governor March 30, 1993.

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ACTION CODES	P - Proposed Rule	PF - Prohibited Filing Order by JCAR*	PP - Peremptory or Court Ordered Rules	PR - Proposed Repealer	R - Refusal to meet JCAR Objection	RC - Statement of Recommendation	S - Suspension ordered by JCAR	W - Withdrawal to meet JCAR	Objections		*Joint Committee on Administrative Rules
ACTIO	A - Adopted Rule	AR - Adopted Repealer	C - Notice of Corrections	CC - Codification Changes	E - Emergency Rule	ER - Emergency Repealer	M - Modification to meet JCAR objections	O - JCAR Statement of Objections	RQ - Request for Correction	EC - Expedited Corrections	

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY

SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY OUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.	ABANDONED MINED LANDS RECLAMATION COUNCIL 4 III. Adm. Code 1000 Americans With Disabilities Act Grievance Procedure (A-20092/92; CC-1673)	Community Care Program (P-12251/92; A-224) (P-15203/92; A-6090) General Programmatic Requirements (P-883) (E-1179)
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Puberators of Hazardous Waste Treatment, Storage & Deparators of Hazardous Waste Treatment, Storage & Deparators of Hazardous Waste & Specific Types at P-16970/92; A-5806) Isste Management Facilities (P-17028/92; A-5865) P-16374/92; A-1535) Act of 1989 (P-17042/92; A-1554) P-1562/92; A-1559) Act of 1989 (P-17042/92; A-1554) P-1562/92; A-1559) Inology & Audiology Practice Act, The (P-890) Inology & Audiology Practice Act, The (P-890) For Invate Security Act of 1983 (P-15775/92; A-1571) Professional Conduct) (P-4141) Professional Conduct) (P-4149) pendent Children (P-46) (P-3335/92; A-357) Professional Conduct) (P-4149) Traitication (P-15785/92; A-813) (P-15277/92; A-223) A313 (P-14522/92; A-813) (P-15377/92; A-827) Professional Conduct) (P-417) International (P-702) (P-13383/92; A-827) (P-14999/92; A-3213) International (P-8992/92; A-2272) (P-3820) International (P-899) (P-2477) International (P-8992/92; A-3213) International (P-1813192; A-4333) International (P-1813192; A-3255) (P-14538/92; A-3639) International (P-15310/92; A-3255) (P-14538/92; A-331) International (P-14540/92; A-32396) (P-12826/92; A-1311) (P-14540/92; A-3399)	Properators of Hazardous Waste Treatment, Storage & Coperators of Hazardous Waste Treatment, Storage & Coperators of Hazardous Waste & Specific Types & Puement of Specific Hazardous Waste & Specific Types & Puement of Specific Hazardous Waste & Specific Types & Puement of Specific Hazardous Waste & Specific Types & Pueps & P	35 III. Adm. Code 703	RCRA Permit Program (P-16930/92; A-5774)	89 III. Ad
ers (P-1097/075; A-3800) erse (P-1097/075; A-3800) state Management Facilities (P-17028/92; A-5865) Act of 1989 (P-17042/92; A-1554) Act of 1989 (P-17042/92; A-1554) Act of 1989 (P-17042/92; A-1554) P-15762/92; A-1572) thology & Audiology Practice Act, The (P-890) e Alarm & Private Security Act of 1983 (P-1575/92; Professional Conduct) (P-4141) strification (P-15785/92; A-1589) icensing Act of 1989, The (P-4149) strification (P-15785/92; A-1589) icensing Act of 1989, The (P-4149) at 1912 (P-5436) (P-6026) (E-6325) at Disabled (P-702) (P-13383/92; A-827) (P-14999/92; A-3202) at 1923 (P-2110) b(491/92; A-3213) test Service (P-899) (P-2477) ing (DRG) Prospective Payment System (PPS) -3217) 22377) (P-15319/92; A-3239) -22777) (P-15310/92; A-3239) -22777) (P-15310/92; A-3239)	ers (P-1097/075; A-3500) ers (P-1097/075; A-3500) fust Management Facilities (P-17028/92; A-5865) Act of Discussion (A-7003/92; A-5865) Act of 1980 (P-17042/92; A-1554) P-15762/92; A-1559 (P-1708) P-15762/92; A-1579 P-15762/92; A-1579 P-15762/92; A-1579 Ihology & Audiology Practice Act, The (P-890) e Alarm & Private Security Act of 1983 (P-1575/92; Professional Conduct) (P-4141) artification (P-15785/92; A-1589) icensing Act of 1989, The (P-4149) reliabled (P-702) (P-13383/92; A-827) r Disabled (P-702) (P-13383/92; A-827) r Disabled (P-702) (P-13383/92; A-827) for Disabled (P-702) (P-13820) se Service (P-899) (P-2477) set (P-8892/92; A-2272) (P-3820) set (P-899) (P-15813/92; A-4333) 3395/92; A-1078) as Service (P-899) (P-15813/92; A-2277) 2-2277) (P-15810/92; A-3255) (P-12826/92; 68/92; A-131) (P-14540/92; A-3296) (P-12826/92;	35 III. Adm. Code 603 35 III. Adm. Code 724	Sampling & Montioring (F-2002) Standards for Owners & Operators of Hazardous Waste Treatment, Storage &	DC 111 CO
ties Act Grievance Procedure (A-7003/92; CC-1673) P-16374/92; A-1535) Act of 1989 (P-17042/92; A-1554) P-15762/92; A-1559) (P-1708) (P-16484/92; A-1572) Ihology & Audiology Practice Act, The (P-890) and Private Security Act of 1983 (P-15775/92; Professional Conduct) (P-4141) artification (P-15785/92; A-1589) icensing Act of 1989, The (P-4149) ar Disabled (P-702) (P-13383/92; A-357) ar Disabled (P-702) (P-13383/92; A-827) (P-14999/92; A-3202) (P-17047/92; A-4322) asoly (P-8892/92; A-2272) (P-3820) act (P-8892/92; A-2272) (P-3820) bes Service (P-899) (P-2477) ing (DRG) Prospective Payment System (PPS) asoly (P-15813/92; A-4227) bing (DRG) Prospective Payment System (PPS) asoly (P-15813/92; A-3255) (P-14538/92; A-3339) asoly (P-158130/92; A-3255) (P-14538/92; A-3277) art (P-18310/92; A-3255) (P-14538/92; A-3277) art (P-18310/92; A-3255) (P-12826/92;	ties Act Grievance Procedure (A-7003/92; CC-1673) P-16374/92; A-1535) Act of 1989 (P-17042/92; A-1554) P-1562/92; A-1559) (P-1708) (P-16484/92; A-1572) Ihology & Audiology Practice Act, The (P-890) e Alarm & Private Security Act of 1983 (P-15775/92; Professional Conduct) (P-4141) srification (P-15785/92; A-1589) icensing Act of 1989, The (P-4149) r Disabled (P-702) (P-13335/92; A-357) ar Disabled (P-702) (P-13339/92; A-322) ar Disabled (P-702) (P-13339/92; A-4322) ar Disabled (P-702) (P-13839/92; A-4322) ar Disabled (P-702) (P-13839/92; A-4322) ar Disabled (P-702) (P-17047/92; A-3213) ent (P-8892/92; A-2272) (P-18820/92; A-2277) bing (DRG) Prospective Payment System (PPS) ar A-644) (P-15813/92; A-4333) ar A-644) (P-15813/92; A-3296) (P-12826/92; ar Disabled (P-702) (P-14540/92; A-3296) (P-12826/92;	35 III. Adm. Code 726	Disposal Facilities (F-109/0792, A-5800) Standards for the Management of Specific Hazardous Waste & Specific Types of Hazardous Waste Management Facilities (P-17028/92, A-5865)	PUBLIC COU 4 III. Adm.
nericans With Disabilities Act Grievance Procedure (A-7003/92; CC-1673) Rection Agency Act (P-16734/92; A-1535) Rectinecture Practice Act of 1989 (P-17042/92; A-1554) Dental Practice Act of 1987 (P-16484/92; A-1559) (P-1708) Nursing Act of 1987 (P-16484/92; A-1572) Speech-Language Pathology & Audiology Practice Act, The (P-890) vate Detective, Private Alarm & Private Security Act of 1983 (P-15775/92; A-1579) al Estate Appraiser Certification (P-15785/92; A-1589) uctural Engineering Licensing Act of 1989, The (P-4149) Ito Families With Dependent Children (P-46) (P-3335/92; A-3253) (P-18216/92; A-4312) (P-5436) (P-6026) (E-6325) (P-18216/92; A-4312) (P-5436) (P-6026) (E-6325) Ito the Aged, Blind or Disabled (P-702) (P-13833/92; A-827) (P-14999/92; A-2263) (P-14533/92; A-3213) plication Process (P-13207/92; A-3213) plication Process (P-1385/92; A-640) sistance Standards (P-16491/92; A-3213) llections & Recoveries (P-2110) sist Assistance (P-13395/92; A-644) (P-15813/92; A-4333) (P-15287/92; A-3217) neral Assistance (P-13395/92; A-1091) (P-15008/92; A-3226) (P-15287/92; A-3217) neral Assistance (P-13395/92; A-1091) (P-15008/92; A-3296) (P-12826/92; R-6549) RC-6549	nericans With Disabilities Act Grievance Procedure (A-7003/92; CC-1673) Ilection Agency Act (P-16374/92; A-1535) Dental Practice Act of 1989 (P-17042/92; A-1554) Dental Practice Act (P-15762/92; A-1572) Dental Practice Act (P-15762/92; A-1572) Speech-Language Pathology & Audiology Practice Act, The (P-890) Vate Detective, Private Alarm & Private Security Act of 1983 (P-1575/92; A-1579) Jic Accounting Act of 1987 (P-16484/92; A-1572) Is Estate Appraiser Certification (P-15788/92; A-1589) Jic Accounting Act (Professional Conduct) (P-4141) Is Estate Appraiser Certification (P-15788/92; A-1527) It of Families With Dependent Children (P-46) (P-13335/92; A-253) (P-13381/92; A-813) (P-14522/92; A-813) (P-15277/92; A-223) (P-18216/92; A-4312) (P-5436) (P-6026) (E-6325) It othe Aged, Blind or Disabled (P-702) (P-13333/92; A-4322) phication Process (P-13207/92; A-640) sistance Standards (P-16491/92; A-3213) Ilections & Recoveries (P-2110) sis Assistance (P-1336/92; A-1078) velopmental Disabilities Service (P-899) (P-2477) genosis Related Grouping (DRG) Prospective Payment System (PPS) (P-14538/92; A-3217) (P-15287/92; A-2277) (P-15210/92; A-3226) (P-12826/92; R-2277) (P-15287/92; A-2277) (P-15310/92; A-3255) (P-12826/92; R-6549) RC-6549	PROFESSIONAL REGULATION	ON, DEPARTMENT OF	
llection Agency Act (P-16374/92; A-1535) Dental Practice Act of 1989 (P-17042/92; A-1554) Dental Practice Act (P-15762/92; A-1552) Dental Practice Act (P-1562/92; A-1572) Speech-Language Pathology & Audiology Practice Act, The (P-890) Speech-Language Pathology & Audiology Practice Act, The (P-890) Speech-Language Pathology & Audiology Practice Act, The (P-890) sate Detective, Private Alarm & Private Security Act of 1983 (P-15775/92; A-1579) al Estate Appraiser Certification (P-15785/92; A-1589) dic Appraiser Certification (P-15785/92; A-1589) (P-18216/92; A-4312) (P-14522/92; A-813) (P-15777/92; A-2253) (P-18216/92; A-4312) (P-5436) (P-6026) (E-6325) (P-18216/92; A-4312) (P-14533/92; A-3202) (P-17047/92; A-4322) plication Process (P-13207/92; A-3213) llections & Recoveries (P-1310) lections & Recoveries (P-1078) velopmental Disabilities Service (P-899) (P-2477) agnosis Related Grouping (DRG) Prospective Payment System (PPS) (P-14535/92; A-3217) neral Assistance (P-13385/92; A-644) (P-15813/92; A-4323) (P-15287/92; A-2277) (P-15813/92; A-3223) (P-14538/92; A-3217) serial Services (P-10868/92; A-1091) (P-15091/92; A-3253) (P-14538/92; A-3217) Re-16287/92; A-2277) (P-15310/92; A-3253) (P-14538/92; A-3217) Re-6549	lection Agency Act (P-16374/92; A-1535) Dental Practice Act of 1989 (P-17042/92; A-1554) Dental Practice Act (P-1562/92; A-1572) Dental Practice Act (P-1564/92; A-1572) Speech-Language Pathology & Audiology Practice Act, The (P-890) Speech-Language Pathology & Audiology Practice Act, The (P-890) vate Detective, Private Alarm & Private Security Act of 1983 (P-15775/92; A-1579) Jic Accounting Act (Professional Conduct) (P-4141) Jic Accounting Act (Professional Conduct) (P-4141) Jic Estate Appraiser Certification (P-15785/92; A-1589) uctural Engineering Licensing Act of 1989, The (P-4149) [P-13381/92; A-813) (P-14522/92; A-813) (P-1499/92; A-253) [P-13381/92; A-4312) (P-4346) (P-6026) (E-6325) Ji to the Aged, Blind or Disabled (P-702) (P-17047/92; A-4322) A-2263) (P-14533/92; A-3213) Jid Support Enforcement (P-8892/92; A-2272) (P-1820) Jiections & Recoveries (P-2110) Jiections & Recoveries (P-13764/92; A-1078) Jiections & Recoveries (P-1395/92; A-1071) Jiections & Recoveries (P-13996/92; A-1311) Jiections & Recoveries (P-13996/92; A-1311) Jiections (P-14538/92; A-1311) Jiections (P-14538/92; A-1311) Jiections (P-14538/92; A-1311) Jiections (P-14538/92; A-1311)	4 III. Adm. Code 275	Americans With Disabilities Act Grievance Procedure (A-7003/92; CC-1673)	PUBLIC HE
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185 186 186 187	92-554 Dave Magee Day	185		2446
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		Manual Sold Dissolution of any old Color	
PROCLAMATIONS (CONT'D)		PROCLAMATIONS (CONT'D)	1
93-040 Nursing Home Week	306/	93-003 Drinking water week	5/65
93-041 Agriculture Day	336/	93-000 IIIIIIOIs Day For Children	0/60
	3567	93-08/ Insh-American Heritage month and M. Patrick's Day 03-088 I also and Watershed Management Month	0/66
	2568	03-080 Professional Security Education Month	7705
	3560	93-090 STD Awareness Month	5978
	2560		8078
93-046 David Cray Day	3309		0/60
93-047 Lewis And Clark Month	35/0		6/60
93-048 Youth Art Month	3570		6/69
93-049 Business Opportunity Days	3571		0860
93-050 Dr. Charles Richard Drew Center For Health Sciences Continuing			5980
Education Day	3571		5981
93-051 Free Paper Week	3572		5981
93-052 Lutheran Schools Week	3572		5981
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	3574		5983
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	3693	93-103 Volunteer Week	5984
	3694	93-104 Manny Weincord Day	6367
	3694	93-105 American Red Cross Month	6367
	\$69£	93-106 Ary ROTC Week	6368
93-000 Foreign Language week	3695	93-107 Breastfeeding Promotion Month	6368
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	3696		6370
	7096		0269
	3697		6,563
	1808		6263
	3000		6504
93-068 St. David's Day	3098		+6C0 +6C0
	3699		5057
93-070 U.S. Savings Bond Campaign Month	3699		5037
93-071 Women's History Month	3700		6660
93-072 Casimir Pulaski Day	3700		9669
93-073 Midwest Area Of The Second Air Division Of The Eighth Air Force,		93-119 Freschool Immunization Week	0390
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The Sections Affected Index lists, by Title, each Section of a Part on which rulemaking activity has occurred in this volume (calendar year) of the Register. The columns indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash (e.g. 11 Ill. Adm. Code 436.05 was proposed last year and adopted this year. The action entry reads: (P-15655/91; A-4520). The codes are listed below.

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	1				4	+ + + +	-	1
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100.120	am	(P-2867)	100.800		am	(P-2867)		
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100.140	am	(P-2867)	100.820		am	(P-2867)		
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100.160	am	(P-2867)	100.910		am	(P-2867)		
100.180	am	(P-2867)	100.920		am	(P-2867)		
100.200	am	(P-2867)	100.1000		аш	(P-2867)		
100.210	am	(P-2867)	100.1010		am	(P-2867)		
100.220	arn	(P-2867)	100.1020		am	(P-2867)		
100.230	am	(P-2867)	100.1030		am	(P-2867)		
100.240	am	(P-2867)	100.1100		am	(P-2867)		
100.250	п	(P-2867)	100.1110		am	(P-2867)		
100.260	am	(P-2867)	100.1150		am	(P-2867)		
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100.280	am	(P-2867)	100.1200		am	(P-2867)		
100.300	am	(P-2867)	100.1210		am	(P-2867)		
100.310	am	(P-2867)	100.Ap.A			,		
100.320	am	(P-2867)	II.A		am	(P-2867)		
100.330	am	(P-2867)	100. Ap. B					
100.335	am	(P-2867)	D:II		2	(P-2867)		
100.340	am	(P-2867)	11.H		ı u	(P-2867)		
100.345	am	(P-2867)	11.1		u	(P-2867)		
100,350	am	(P-2867)	100. Ap. D					
100.360	am	(P-2867)	II.A		am	(P-2867)		
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100.385	am	(P-2867)	11.C		un	(P-2867)		
100.390	am	(P-2867)	II.D		am	(P-2867)		
100.400	am	(P-2867)	II.F	~	яш	(P-2867)		
100.410	am	(P-2867)	11.G		п	(P-2867)		
100.415	am	(P-2867)	210.100	00		(CC-5965)	_	
100.420	am	(P-2867)	210.200	00		(CC-5965)	_	
100.430	am	(P-2867)	210.400	00		(CC-5965)	_	
100.440	am	(P-2867)	210.450	0		(CC-5965)	_	
100.450	arm	(P-2867)	210,500	9		(CC-5965)	_	
100.500	am	(P-2867)	220.100	9		(CC-5971)	_	
100.510	am	(P-2867)	220.150	0		(CC-5971)	_	
100.530	am	(P-2867)	220.200	00		(CC-5971)	_	
100.540	am	(P-2867)	220.250	0.		(CC-5971)	_	
100.545	am	(P-2867)	220.275	.5		(CC-5971)	_	
100.550	am	(P-2867)	220,285	15		(CC-5971)	_	
100.600	am	(P-2867)	220,300	00		(CC-5971)	_	
100.610	яш	(P-2867)	220.450	0.0		(CC-5971)		
100.620	am	(P-2867)	220.500	9		(CC-5971)	_	
100.640	иш	(P-2867)	220.600	00		(CC-5971)	_	
100.650	am	(P-2867)	220.760	0		(CC-5971)	_	
100,660	am	(P-2867)	220.780	0		(CC-5971)	_	

April 23, 1993		(P-527)	(P-527)	(F-527)	(F-52/)	(P-527)	(P-527)	(P-527)	(P-527)	(P-527)	(P-527)	(P-527)	(E-5910) (P-6377)	(E-5906) (P-6373)	(PP-2063)	(PP-2063)	(P-14975/92: A-2189)	(P-14975/92: A-2189)	(P-1251)	(P-1251)	(F-1251)	(P-1231)	(F-3930) (P-8707/07: A-3618)	(P-3956)	(P-8297/92; A-3618)	(P-3956)		(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(F-3394) (B-3504)	(P-3594)							
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#17		(A-12439/92; CC-1673)	(A-10423/92; CC-16/3)	(A-11420/92; CC-10/3)	(A-11/44/92; CC-16/3)	(A-14621/92; CC-16/3)	(P-15684/92; A-6507)	(P-15684/92; A-6507)	(P-15684/92; A-6507)	(P-15684/92; A-6507).	(P-15684/92; A-6507)	(P-15684/92; A-6507)	(P-15684/92; A-6507)	(A-11432/92; CC-1673)	(A-11418/92; CC-1673)	(P-13710/92; A-6499)	(P-17310/92; A-6499)	(A-19806/92; CC-1673)	(A-20092/92; CC-1673)	(P-17399/92; A-4185)		(F-1/399/92; A-4183)	(F-1/399/92; A-4163)	(F-1/399/92; A-4183) (P-17309/07: A-4185)			(P-14182/92; A-142)	(P-14182/92; A-142)	(P-4523)	(P-4523)	(P-4523)	(P-4523)	(P-4523)	(P-4523)	(P-4523)												
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Volume 17,	TITLE 4 (CONT'D)	400	4/5	200	220	2/2	700.101	700.102	700.103	700.201	700.202	700.203	700.204	725	750	775.10	775.20	775.30	775.40	775.50	775.60	775.70	775.Ap.A	975	1000	1050.10	1050.20	1050.30	1050.40	1050.30	1050.70	1075.10	1075.20	1075.30	1075.40	1075.50	1075.60	1075.70	1125.10	1125.20	1125.30	1125.40	1125.50	1125.60	1125.70		
April 23, 1993	(P-11391/92; A-1511)	(P-11391/92; A-1511)			(P-15828/92; A-6513)	(P-15832/92; A-6517)			(P-2283/92; A-1811)	(P-2283/92; A-1811)	(P-2283/92; A-1811)	(P-2283/92; A-1811)	(P-2283/92; A-1811)	(P-2283/92; A-1811)	(P-2283/92; A-1811)	(P-2283/92; A-1811)	(P-2283/92; A-1811)	(P-1263)	(P-1263)	(P-1263)	(P-1263)	(P-1263)	(P-1263)	(P-1954/92; A-2200)	(P-1954/92; A-2200)	(P-1954/92; A-2200)			(P-1954/92; A-2200)	(P-1954/92; A-2200)	(P-7749/92: A-2945)	(P-7749/92; A-2945)	(A-7003/92; CC-1673)	(A-15102/92; CC-1673)	(A-8565/92; CC-1673)	(P-5582)	(P-5582)	(P-5582)	(P-5582)	(P-5582)	(P-5582)	(P-558Z)	(P-5582)				
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SECTIONS AFFECTED INDEX	300,400	300.Ap.A	1 1212	111LE 3	800.20	850.10		TITLE 4	125.10	125.20	125.30	125.40	125.50	125.60	125.70	125.80	125.Ap.A	150.10	150.20	150.30	150.40	150.50	150.60	200.1	200.2	200.20	200.30	200.50	200.60	226.70	225.20	225.30	225.40	225.50	225.60	225.70	275	300	325	350.110	350.120	350.130	350.140	350.150	350.160	350.170	350.180
#17		(CC-5971)	(CC-59/1)	(CC-39/I)	(CC-59/1)	(CC-5971)	(CC-5971)	(CC-5971)	(CC-5971)	(CC-5971)	(CC-5971)	(CC-5967)	(CC-5967)	(CC-5967)	(CC-5967)	(CC-5967)	(CC-5967)	(CC-5967)	(CC-5967)	(CC-5967)	(CC-5967)	(CC-5967)	(CC-5967)	(CC-5969)	(CC-5969)	(CC-5969)	(CC-5969)	(CC-5969)	(CC-5969)	(CC-3969)	(CC-5962)	(CC-5960)	(CC-5960)	(CC-5960)	(CC-5960)	(CC-5960)	(CC-5960)	(CC-5960)	(CC-5960)	(P-11391/92; A-1511)	(P-11391/92; A-1511)						
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Volume 17,	TITLE 1	220.900	220.950	220.1000	220.1100	220.1150	220.1200	220.1300	220.Ex.E	220.Ex.F	220.Ex.G	230.100	230.200	230.400	230.550	230.600	230.700	230.800	230.1000	230.Ex.A	230.Ex.B	230.Ex.C	230.Ex.F	240.100	240.200	240.500	240.650	240.700	240.800	240.900	245.100	245.110	245.120	245.130	245.140	245.Ex.A	245.Ex.B	260.100	260.350	260.900	260.950	260.1000	260.1200	260.Ex.A	260.Ex.B	300.100	300.200

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JEA		am	aтп	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	п	am	ı.	шв	alli	TIR O	nin o	am a		am	am	am	шп	am		am	am	am	am	am	am	am	u
SECTIONS AFFECTED INDEA	TITLE 17	510.10	550.10	550.20	550.30	570.20	570.30	570.40	590.10	590.20	590.25	590.26	590.30	590.40	590.50	290.60	590.70	650.20	650.21	650.22	650.30	650.40	650.50	650.60	650.65	02.000	660.22	060.30	660.45	660.43	06.000	670.10		670.20	670.30	670.40	670.50	670.60		690.30	710.10	710.20	710.30	710.50	715.10	715.20	715.21
# T /		(P-4158)	(P-4158)	(P-4158)	(P-1372)	(P-13218/92; A-1628)	(P-12133/92; A-3038)	(P-12133/92; A-3038)	(P-3593) (E-3683;	0-6550)			(P-4167)	(P4167)	(P-4167)	(P-4167)	(P-4167)	(F-4107)	(P-4167)	(F-4107)	(F-4107)	(F4167)	(D 13784/67: A 477)	(F-13/64/92; A-42/)	(P-13691/92: A-1837)	(P-13691/92; A-1837)	(P-13691/92; A-1837)	(P-9222/92; A-1859)	(P-9222/92; A-1859)	(P-9222/92; A-1859)	(P-9222/92; A-1859)	(P-9222/92; A-1859)	(P-9222/92; A-1859)	(P-9222/92: A-1859)													
Test	(Q.,	am	arn	am	п	am	am	L.	п				am	am	am	am	аш	am	E E	un d	am am	. H	am	am	п	п	и	п	n	и	п	ш	п	u	n												
'/T awnTo	TITLE 11 (CONT'D)							1424.175	1428.240			TITLE 14	150.20	150.200	150.210	150.220	150.240	150.305	150.400	150.405	150.420	150,435	150.470	150.510	150.520	150.620	150.621	150.706	150.710	150.710	170.70	520 920	520.030	520.1020	520.1030	1230.100	1230.110	1230.200	1230.210	1230.300	1230.310	1230.400	1230,500	1230.510	1230.520	1230.530	1230 540
April 23, 1993	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(P-6955/92; A-3649)	(F-0933/92; A-3049)	(F-0933/92; A-3049)	(F-4133)	(P-7439/97: A 3034)	(F-2439/92; A-3034) (P-2439/92: A-3034)	(P-2439/92: A-3034)	(P-4158)	(P-4158)	(P-4158)	(P-4158)	(P-4158)	(P-4158)	(P-4158)	(P-4158)	(P-4158)	(P 4158)	(P-4158)	(P 4158)	(P-4158)	(P.4158)					
DEA	am	am	am	am	am	am	аш	am	am	п	am	am	¥	am	am	am	am	1	am	H	am	am	am	am	_	-	¥		arm	am	2011	1-	am	am	am	am	am	am	ати	am	am	am	am	am	am	am	me
SECTIONS AFFECTED INDEX	509.20	509.30	509.40	209.50	209.60	509.70	509.75	209.80	209.90	506.60	509.100	509.110	509.130	509.140	509.150	509.160	509.170	509.175	509.190	509.195	509.200	509.210	509.220	509.230	509.240	209.250	509.260	500.200	510,270	1303 70	1305.120	1305.130	1305.140	1409.10	1409.20	1409.310	1409.410	1409.510	1409.710	1409.810	1409.100	1409.120	1409.130	1409.135	1409.138	1409.140	1409.150
#17		(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(F-3394)	(P-3594)	(F-3394)	(F-3394) (P-3504)	(P-3594)	(P-3504)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)	(P-3594)
Issue	T.D)	п	n	u	п	u	п	п		п	п	ū	п	u	п	п	п	п	ū	п	u	u	ū	u	a :	-	u	п :	9 8	= =	1 5	= =	u	u	п	c c	n n	и	п	u.	ш	и	u	и	u	и	u
Volume 17,	TITLE 11 (CONT'D)	205.170	205.180	205.190	205.250	205.260	205.270	205.280	205.290	205.300	205.310	205.320	205.330	205.340	205.350	205.360	205.370	205.380	205.420	205.430	205.440	205.450	205.460	205.470	205.480	203.490	205.500	203.310	203.320	205.330	205.550	205.560	205.570	205.580	205.590	205.600	205.610	205.620	205.650	205.660	205.670	205.680	205.690	205.700	205.710	205.720	205.730

	SECTIONS AFFECTED TIMES	×	April 23, 1993			NTC ITE DECE	SECTIONS AFFECTED INDEA		APL11 63,	1000
	2700 60 a	am	(P-1385)	TITLE 23 (CONT'D)	NT'D)		340.250	п	(P-4070)	
P-15260/92: A-281)		am	(P-1385)	2762.10	am	(P-1484)	340.260	п	(P-4070)	
		am	(P-1403)	2762.30	am	(P-1484) (P-1484)	340.270		(P-40/0)	
		am	(P-1403)	2762.40	am	(P-1484)	340.310	= =	(P-4070)	
(P-15260/92; A-281)	2720.10 a	am	(F-1403) (P-1403)	2762.10	am	(P-1459)	340.320	п	(P-4070)	
		am	(P-1403)	2763.20	am	(E-175) (P-1459)	340.410	п	(P-4070)	
		am	(P-1403)	2763.30	am	(P-1459)	340.510	п	(P-4070)	
		am	(P-1403) (E-2055)	2763.40	аш	(P-1459)	340.520	n	(P-4070)	
		am	(P-1403)	2763.50	am	(P-1459)	340,530	п	(P-4070)	
		am	(P-1403)	2770.10	am	(P-1505)	340.610	u	(P-4070)	
(P-4/3/)		am	(P-1403)	2770.20	аш	(P-1505)	340.620	n	(P-4070)	
(F-1/414/22, A-3033)		am	(P-1403)	2770.30	am	(P-1505)	340.630	u	(P-4070)	
(F-1/414/92, A-3033)		am	(P-1403)	3040.100	am	(P-958)	340.710	u	(P-4070)	
/92; A-3033)		am a	(P-1403)	3040.110	am	(P-958)	340.720	и	(P-4070)	
(P-1/414/92; A-3833)		1111	(P-1403)	3040.120	am	(P-958)	340.730	u	(P-4070)	
(P-4636) (E-5915)		AIII	(F-1403)	3040.130	am	(P-958)	340.810	п	(P-4070)	
(P-17414/92; A-3853)		am	(F-1403)	3040.140	am	(P-958)	340.910	п	(P-4070)	
(P-17414/92; A-3853)		am	(P-1403)	3040.150	am	(P-958)	340 920	: =	(P-4070)	
(P-17405/92; A-3177)		am	(P-1403)	3040 160		(P-058)	340 930	: :	(D-4070)	
(P-17405/92: A-3177)	2720.130	am	(P-1403)	2040:100	aiii	(0.05.0)	340,330	=	(F-4070)	
(P-17405/92; A-3177)	2720.200	am	(P-1403)	3040.170	am	(P-938)	340.940	=	(P-40/0)	
(P-17405/92: A-3177)	2720.210	am	(P-1403)	3040.200	am	(r-938)	340,930	=	(F-40/0)	
(P-17405/92: A-3177)	<	am	(P-1403)	3040.210	am	(P-958)	340.960	п	(P-4070)	
(F-1)403/32; A-31/7)		am	(P-1437)	3040.220	am	(P-958)	340.1000	ы	(P-3997)	
(F-6390)		am	(P-1437)	3040.230	am	(P-958)	340.1010	ы	(P-3997)	
(F-0390)		am	(P-1437)	3040.240	am	(P-958)	340.1010	u	(P-4070)	
10)		me	(P-1381)	3040.250	am	(P-958)	340.1020	ч	(P-3997)	
(P-13/18/92; A-1321)		arn a	(P-1381)	3040.260	am	(P-958)	340.1020	п	(P-4070)	
		aili	(F 1303)				340.1030	H	(P-3997)	
		am	(F-1493) (B 1403)	TITLE 32			340,1030	u	(P-4070)	
(P-16371/92; A-1519)		am	(F-1493)	310.10	am	(P-3787)	340,1040	ь	(P-3997)	
(P-16371/92; A-1519)	2733.10	am	(F-1444)	310.20	am	(P-3787)	340,1040	E	(P-4070)	
(P-6394)	2733.20	am	(F-1444)	310.80	am	(P-3787)	340 1050	-	(P-3097)	
(PP-1666)	2733.30	am	(P-1444)	310.81	22.0	(P-3787)	340 1050	ء ۽	(D-4070)	
	2735.10	am	(P-1470)	310.63	dill	(D 2707)	340 1052	= 1	(1-4070) (D 4070)	
	2735.20	am	(P-1470)	23.016	ann	(1916-1)	240:1032	=	(F-4070)	
OB 8694/07: A_18010/97:	2735.30	am	(P-1470)	310.100	am	(F-3/8/)	340.1055	E	(F-40/0)	
(1-0004/72) 10010/2)	2735 40	am	(P-1470)	310.130	ı	(P-3/87)	340.1057	п	(P-4070)	
553)	07.35.70		(P-1470)	310.140	п	(P-3787)	340.1060	ī	(P-3997)	
(P-9253/92; A-104)	00.007	dill.	(B 1470)	310.150	u	(P-3787)	340.1060	п	(P-4070)	
(P-9253/92; A-104)	2733.60	E III	(F-1470)	310.Ap.C	ы	(P-3787)	340.1070	ы	(P-3997)	
P-9253/92; A-104)	2/35.70	am	(F-14/0)	340.10	п	(P-4070)	340.1070	п	(P-4070)	
(P-9253/92; A-104)	2/35.80	am	(F-14/0)	340.20		(P-4070)	340,1110	п	(P-4070)	
(P-9253/92; A-104)	2/35.100	шш	(F-14/0)	340.30	2	(P-4070)	340.1120		(P-4070)	
(P-12274/92; A-1853)	2760.5	am	(P-1497)	340.40	1 =	(P-4070)	340.1130	=	(P-4070)	
(P-1691)	2760.10	am	(P-1497)	340 110	1 6	(P-4070)	340 1135	: :	(P.4070)	
(P-1385)	2760.30	am	(P-1497)	240:110	11	(0.04-0.70)	240.1140	= :	(0,04-1)	
(F 1385)	2760.40	am	(P-1497)	340.210	п	(P-40/0)	340.1140	п	(P-40/0)	
(1-1303)	2761.10	am	(P-1453)	340.220	п	(P-40/0)	340.1150	E .	(P-40/0)	
(I - 1395)	2761.20	am	(P-1453)	340.230	п	(P-40/0)	340.1160	п	(P-40/0)	

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2.50 n (4-470) 211.30 n (4-470) <td>-</td> <td>(P-4070)</td> <td></td> <td>(P-4782)</td> <td></td> <td></td> <td>(P-4782)</td>	-	(P-4070)		(P-4782)			(P-4782)
200 (2.94970) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211330 (2.94870) 211340 (2.94870) <td></td> <td>(P-4070)</td> <td></td> <td>(P-4782)</td> <td>-</td> <td></td> <td>(P-4782)</td>		(P-4070)		(P-4782)	-		(P-4782)
2.60 P. PARTON 2113.35 P. PARTON 2111.350 P. PARTON 2113.350		(P-4070)		(P-4782)			(P-4782)
55 0 0 CP-4000 211550 0 CP-4720 2111550 0		(P-4070)		(P-4782)			(P-4782)
7.7. 0. 1. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0. 0.	1 6	(P-4070)		(P-4782)	: :	211 2300 m	(P-4782)
11 C C + 4000 211390 C + 4782 2111390 C + 4782 211340 C + 4782 211340 C + 4782 211340 C C + 4782 211340	1 1	(D 4070)		(B 4782)	1 1	211 2410	(10,4702)
1.0 1.0	1	(0/04-1)		(F-4/62)	=	11.2410 n	(1-4/02)
PARTICAL DESCRIPTION CHARGE 211.440 R (P-4782) 211.550 R (P-4782)	a	(P-4070)	_	(P-4782)	u	211.2430 n	(P-4782)
1. A. M. (P-4070) 211.440 n (P-4782) 211.2470 n 1. A. M. (P-4070) 211.440 n (P-4782) 211.440 n (P-4782) 211.2470 n 2. O. F. (P-5997) 211.440 n (P-4782) 211.440 n (P-4782) 211.2470 n 2. O. F. (P-5997) 211.440 n (P-4782) 211.440 n (P-4782) 211.2470 n 2. O. F. (P-5997) 211.540 n (P-5997) 211.540 n (P-4782) 211.250 n 2. O. F. (P-5997) 211.540 n (P-4782) 211.550 n 211.250 n 211.250 n 2. O. F. (P-5997) 211.540 n (P-4782) 211.250 n 211.250 <td>u</td> <td>(P-4070)</td> <td></td> <td>(P-4782)</td> <td>u</td> <td>211.2450 n</td> <td>(P-4782)</td>	u	(P-4070)		(P-4782)	u	211.2450 n	(P-4782)
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000 F (P3997) 211.370 n (P4782) 211.1500 n P4782 2	L	(P-3997)	211.550 n	(P-4782)	u	211.2590 n	(P-4782)
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	April 23	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(F-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4905)	(P-4905)	(P-4905)	(P-4905)
	DEX	=	=	п	п	п	и	п	и	u	п	п	п	Ľ	и	- =	=				=	: =	ı z	E	E	п	u	п	п	u	u	u	u	п	п	и	п	п	п	u	п	u	u	п	п	u	am	¥	п	am
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	211.6370	211.6390	211.6410	211.6430	211.6450	211.6470	211.6490	211.6510	211.6530	211.6550	211.6570	211.6590	•211.6610	211.6670	211.6690	211.6730	211.6750	211.6770	211.6790	211.6810	211.6850	211.6870	211.6890	211.6910	211.6930	211.6950	211.6970	211.6990	211.7010	211.7030	211.7070	211.7090	211.7110	211.7130	211.7150	211.7170	211.7190	211.7210	211.7230	211.7250	211.7270	211.7290	211.7310	211.7330	211.7350	218.100	218.101	218.101	218.102
	Issue #17		(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)											
	5	NT'D)	п	ü	u	п	п	и	n	п	u	п	п	п	n	п	п	п	п	п	п	п	u	п	п	п	u	n	п	n	и	п	ш	u	п	u	п	п	п	п	u	п	п	u	п	u	п	u	п	п
	Volume 17,	TITLE 35 (CONT'D	211.5310	211.5330	211.5350	211.5370	211.5410	211.5430	211.5450	211.5470	211.5490	211.5510	211.5550	211.5570	211.5590	211.5610	211.5630	211.5650	211.5670	211.5690	211.5710	211.5730	211.5750	211.5770	211.5790	211.5810	211.5830	211.5850	211.5870	211.5890	211.5910	211.5930	211.5950	211.5970	211.5990	211.6010	211.6030	211.6050	211.6070	211.6090	211.6130	211.6150	211.6190	211.6210	211.6230	211.6270	211.6290	211.6310	211.6330	211.6350
	23, 1993																																																	
	April 2	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4/82)	(F-4/82)	(P-4/82)	(P-4/82)	(P-4/82)	(P-4/82)	(P-4782)	(P-4/82)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(P-4782)	(7014-1)
	IDEX	u	u	u	п	E -	п	u	ŭ	п	п	п	п	п	u	п	п	u	u	u	n	п	п	п	п	и	п	п	п	u	п	u	ď	E	п	п	n n	E '	а	п	п	п	п	n	п	п	п	п	= :	44
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	211.4230	211.4250	211.4270	211.4290	211.4310	211.4330	211.4350	211.4370	211.4390	211.4410	211.4430	211.4450	211.4470	211.4490	211.4510	211.4530	211.4550	211.4590	211.4610	211.4630	211.4650	211.4670	211.4690	211.4710	211.4730	211.4750	211.4770	211.4790	211.4810	211.4870	211.4890	211.4910	211.4930	211.4950	211.4990	211.3030	011.5050	211.30/0	0.11.5090	0115.112	011.3130	211.5150	0/11/0/	211.5190	211.5210	211.5230	211.5250	0/25.112	2/42:449
	Issue #17		(P-4782)	(P-4782)	(P-4782)	(P-4/82)	(P-4782)	(P-4782)	(P-4/82)	(P-4/82)	(P-4/82)	(P-4/82)	(P-4/82)	(P-4/82)	(P-4782)	(P-4/82)	(P-4/82)	(P-4/82)	(F-4/62)	(F-4/82)	(D-4782)	(P-4782)	(D 4782)	(D 4787)	(D.4787)	(D-4787)	(F-4/02)	(F-4/02)	(P-4/82)	(P-4/82)	(P-4/82)	(F-4/62)	(F-4/82)	(m																
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	Volume 17,	TITLE 35 (CONT'D)	211.3250	211.3270	211.3290	211.3310	211.3330	211.3350	211.33/0	211.3390	211.3410	211.3450	211.3450	211.34/0	211.3490	211.3510	211.3530	211.3550	211.3570	211.3590	211.3610	211.3630	211.3650	211.3670	211.3690	211.3710	211.3730	211.3/50	211.3770	211.3790	211.3810	211.3830	211.3830	211.38/0	211.3830	211.3910	211 3970	211.3990	211 4010	211.4030	211.4050	211.4020	211.4090	211.4090	211.4110	211.4130	211.4130	211.41/0	211.4190	

18.50 18.5	,			-	(B-4005)		, die		010	101	the co	(D \$150)
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m. (7-4605) 218.43 m. (7-405) 219.10 m. m. (7-4605) 218.43 m. (7-405) 218.53 m. (7-4005) 219.110 m. m. (7-4605) 218.445 m. (7-405) 218.528 m. (7-405) 219.110 m. m. (7-4605) 218.446 m. (7-405) 218.446 m. (7-405) 218.446 m. (7-405) 219.112 m. m. (7-405) 218.446 m. (7-405) 218.446 m. (7-405) 218.247 m. (7-405) 219.112 m. m. (7-405) 218.847 m. (7-405) 218.449 m. (7-405) 218.449 m. (7-405) 218.449 m. (7-405) 219.121 m. m. (7-405) 218.449 m. (7-405) 218.444 m. (7-405) 219.121 m. m. (7-405) 218.449 <th< td=""><td></td><td></td><td>218.430</td><td>-</td><td>(P-4905)</td><td>218 621</td><td></td><td>(P-4005)</td><td>210</td><td>9 106</td><td>- 40</td><td>(D-5169)</td></th<>			218.430	-	(P-4905)	218 621		(P-4005)	210	9 106	- 40	(D-5169)
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40 CALCATO TOTAL CONTROL CALCATO CONTROL <			210 445		(D-7005)	210.024	1	(CO6+ 1)	212	2.102	alli	(F-5109)
MICHARDS 218, 487			210.445	or or or	(CD-4005)	210.020	E E	(F-4903)	212	2.110	AID	(F-5109)
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am (P-4005) 218 654 at m. (P-4005)	a a a m		218.452	am	(P-4905)	218.642	ŧ	(P-4905)	219	9.123	am	(P-5169)
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	вто		218.613	_	(P 4905)	219.102	am	(P 5169)	219	9.429	am	(P-5169)

April 23, 1993	(P-16465/92; A-1871)	(P-16473/92; A-1878)	(P-16924/92; A-5769)	(P-16930/92; A-5774)			(P-16930/92; A-5774)	(P-16776/92; A-5625)	(P-16801/92; A-5650)	(P-16801/92; A-5650)	(P-16801/92; A-5650)	(P-16970/92; A-5806)																(P-16831/92; A-5681)	(P-16831/92; A-5681)			(P-16831/92; A-5681)			(P-16831/92; A-5681)	(P-16831/92; A-5681)													
DEX	am	am	am	am	am	am	am	аш	am	am	am	am	am	u	am	am	u	u	am	n	am	п	u	am	am	п	am	u	am	am	am	am	п	am	am	ı	g	ч	u	п	arn	am	am	п	u	u	am	ы	u
ILLINOIS REGISTER SECTIONS AFFECTED INDEX	615.105	616.105	702.181	703,203	703.204	703.207	703.Ap.A	720.110	721.103	721.104	721.111	724.113	724.115	724.119	724.173	724.321	724.322	724.323	724.326	724.328	724.351	724.352	724.353	724.354	724.401	724.402	724.403	724.404	724.410	724.673	725.113	725.115	725.119	725.173	725.321	725.322	725.322	725.323	725.323	725.324	725.326	725.328	725.354	725.355	725.359	725.360	725.401	725,402	725.402
3 #17		(P-2469)	(P-2469)	(P-2469)	(P-2469)	(P-2469)	(P-2682)	(P-2682)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2333)	(P-2333)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)	(P-2533)																
Issue	(Q.,	п	п	п	п	n	1	¥	am	am	am	am	am	am	II	am	am	п	am	am	am	п	п	п	п	п	п	п	n	п	п	п	п	am	am	am	п	#,n	п	п	u	#,am							
Volume 17,	TITLE 35 (CONT'D)					- >	605.101	605.102	611.101	611.102	_			611.113	611.130	611.280	611.290	611.297	_			611.350	611.351	611.352	611.353	611.354	611.355	611.356	611.357	611.358	611.359	611.360									611.647				_				611.Tb.Z
April 23, 1993	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169; C-6539)	(P-5169)	(P-5169)	(P-5169)	(P-2469)	(P-2469)	(P-2469)	(P-2469)	(P-2469)	(P-2469)								
EX	am	am	am	am	am	am	*	ати	#	*	am	4 t:	‡ ±	ы	, 1 4	ī	*	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	u	и	u	u	п	u							
SECTIONS AFFECTED INDEX	219.621	219.623	219.624	219.628	219.636	219.637	219.640	219.640	219.642	219.644	219.644	219.875	219.877	219.879	219.881	219.883	219.886	219.920	219.923	219.926	219.927	219.928	219.940	219.943	219.946	219.947	219,948	219.960	219.963	219,966	219.967	219.968	219.980	219,983	219.986	219.987	219.988	219.990	219.991	219.Ap.A	219.Ap.B	219.Ap.C	219.Ap.D	320.101	320.102	320.103	320.104	320.105	320.201
ue #17		(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)	(P-5169)
Issue	(LL,D)	1-	am	am	am	am	am	am	am	am	14	am	am	arn	am	ч	ь	am	Sec	am	14	am	am	am	am	am	am	am	am	am	am	am	H	ı	-	am	am	am	am	4	¥	am							
Volume 17,	TITLE 35 (CONT'D)	219.430	219.441	219.443	219.445	219.446	219.447	219.449	219.450	219.452	219.453	219.461	219.462	219.463	219.464	219.465	219.466	219.480	219.481	219.482	219.483	219,485	219.486	219.487	219.489	219.521	219.525	219.527	219.541	219.562	219.581	219.582	219.583	219.584	219.585	219.586	219.601	219.602	219.603	219.604	219.605	219.606	219.608	219.609	219.610	219.611	219.612	219.613	219.620

T113 CONTION CONTION	Volume 17,	Issue,	ie #17 SECTIONS AFFECTED INDEX	FECTED IN	DEX	April 23, 1993	Volume 17, Is	Issue #17	SECTIONS AFFECTED INDEX	April 23, 1993
Decay Price Pric	TITLE 35 (CON	(L.D)		400.615	re	(A-4464)	TITLE 38 (CONT'D)			(A-4464)
10 m P. P. P. P. P. P. P.	725.403	п	(P-16831/92; A-5681)	400.620	re	(A-4464)	400.1510 re			(A-4464)
10 mm P.1681912, A-58191 400,650 rx (A-4464) 400,150 rx	725.404	п	(P-16831/92; A-5681)	400.630	e e	(A-4464)		(A-4464)		(A-4464)
9.4 at all publications of the control of t	725.410	am	(P-16831/92; A-5681)	400.640	re	(A-4464)		(A-4464)		(A-4464)
13 13 14 15 15 15 15 15 15 15	725.543	am	(P-16831/92; A-5681)	400.650	re	(A-4464)		(A-4464)		(A-4464)
13 am	726.200	am	(P-17028/92; A-5865)	400.660	re	(A-4464)		(A-4464)		(A-4464)
13	728.103	am	(P-16878/92; A-5727)	400.665	re	(A-4464)		(A-4464)	_	(A-4464)
	728.135	am	(P-16878/92; A-5727)	400.670	re	(A-4464)	_	(A-4464)		(A-4464)
Day Day	728.141	am	(P-16878/92; A-5727)	400.675	re	(A-4464)	_	(A-4464)		(A-4464)
10 am	728.Tb.D	am	(P-16878/92; A-5727)	400.680	re	(A-4464)	_	(A-4464)		(A-4464)
10 mm P-621092, A-61990 400.2700 cs (A-4645) 400.1820 cs (A-4645) 400.2000 cs cs cs cs cs cs cs	738.101	am	(P-16770/92; A-6190)	400.690	re	(A-4464)	_	(A-4464)		(A-4464)
07 am Ch-6469 400.200 re (A-4664) 400.200 re 1 R-5619192-A-1986-92 400.720 re (A-464) 400.160 re (A-464) 400.200 re 2 n (F-1681972-A-123) 400.100 re (A-464) 400.160 re (A-464) 400.200 re 2 n (F-1680692-A-123) 400.100 re (A-464) 400.120 re A-464 400.200 re 3 n (F-1406692-A-123) 400.100 re (A-464) 400.200 re re A-464 400.200 re	738.110	am	(P-16770/92; A-6190)	400.700	re	(A-4464)		(A-4464)		(A-4464)
n (F-1691092-C1 885692; 4002 no. (A-4464) 400.1640 no. (A-4464) 400.1640 no. (A-4464) 400.2100 no. (A-4464) 400.2200 no. (A-4464) <	858.207	am	(P-4621/92: A-4190)	400.710	re	(A-4464)		(A-4464)		(A-4464)
RC-1885792; M-2338)	876.	п	(E-16191/92; O-18856/92;	400.720	re	(A-4464)	_	(A-4464)		(A-4464)
a m P-14006/02; A-123 400 1010 re (A-4464) 400 1650 re (A-4464) 400 150 re (A-4464) 400 1670 re (A-4644) 400 120 re A-4664) 400 150 re (A-4644) 400 120 re A-4664) 400 120 re A-4664) <th< td=""><td></td><td></td><td>RC-18857/92; M-2438)</td><td>400.810</td><td>re</td><td>(A-4464)</td><td></td><td>(A-4464)</td><td></td><td>(A-4464)</td></th<>			RC-18857/92; M-2438)	400.810	re	(A-4464)		(A-4464)		(A-4464)
nm P(14006022, A-123) 400.1010 re (A-4464) 400.1650 re (A-4464) 400.200 re n P(14006022, A-123) 400.1030 re (A-4644) 400.1670 re (A-4464) 400.230 re n P(14006022, A-123) 400.1030 re (A-4464) 400.1680 re (A-4464) 400.230 re n P(14006022, A-123) 400.1030 re (A-4464) 400.1700 re (A-4464) 400.2300 re n P(14006022, A-123) 400.1000 re (A-4464) 400.1700 re (A-4464) 400.2300 re n P(14006022, A-123) 400.1000 re (A-4464) 400.1700 re (A-4464) 400.2300 re re (A-4464) 400.1700 re (A-4464) 400.1700 re (A-4464) 400.2300 re re (A-4464) 400.1700 re (A-4464) 400.2300 re re<	TITLE 38			400.910	re	(A-4464)	_	(A-4464)		(A-4464)
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n (P-10000922; A-123) 400.1030 re (A-4464) 400.1680 re (A-4464) 400.130 re nm (P-1000092; A-123) 400.1030 re (A-4464) 400.170 re (A-4464) 400.130 re n (P-1000092; A-123) 400.1050 re (A-4464) 400.170	180.22	u	(P-14006/92; A-123)	400.1020	re	(A-4464)		(A-4464)		(A-4464)
ann (P-14006/927, A-123) 400 1050 re (A-4464) 400 1550 re (A-4464) 400 1550 re (A-4464) 400 1550 re (A-4464) 400 1550 re (A-4464) 400 150 re <	180.24	п	(P-14006/92; A-123)	400.1030	re	(A-4464)	_	(A-4464)		(A-4464)
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n (P-140006972, A-123) 400.1060 re (A-4464) 400.1710 re (A-4464) 400.1200	180.85	am	(P-5990) (E-6321)	400.1050	re	(A-4464)		(A-4464)		(A-4464)
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TITIE 38 (CONT.D)		1000 1997 re	(4-4464)	TITLE 38 (CONT'D)		1050	1050.1130 re	(A-4475)	
1000 1540 re	(A-4464)		(A-4464)	1050.255 re	(A-4475)	1050		(A-4475)	
1000.1550 re	(A-4464)	1000.2010 re	(A-4464)	1050.260 re	(A-4475)	1050	050.1150 re	(A-4475)	
	(A-4464)		(A-4464)	1050.270 re	(A-4475)	1050	1050.1160 re	(A-4475)	
1000.1570 re	(A-4464)	1000.2030 re	(A-4464)	1050.280 re	(A-4475)	1050	1050.1170 re	(A-4475)	
1000.1580 re	(A-4464)	1000.2040 re	(A-4464)	1050.290 re	(A-4475)	1050	1050.1175 re	(A-4475)	
1000.1590 re	(A-4464)	1000.2050 re	(A-4464)	1050.310 re	(A-4475)	1050	.050.1210 re	(A-4475)	
1000.1600 re	(A-4464)	1000.2055 re	(A-4464)	1050.320 re	(A-4475)	1050	1050.1220 re	(A-4475)	
1000.1610 re	(A-4464)	1000.2060 re	(A-4464)	1050.330 re	(A-4475)	1050	.050.1230 re	(A-4475)	
1000.1620 re	(A-4464)	1000.2070 re	(A-4464)	1050.340 re	(A-4475)	1050	.050.1240 re	(A-4475)	
-	(A-4464)	1000 2105 re	(A-4464)	1050.350 re	(A-4475)	1050	050.1250 re	(A-4475)	
	(A-4464)	1000.2110 re	(A-4464)		(A-4475)	1050		(A-4475)	
	(A-4464)	1000 2120 re	(8-4464)		(A-4475)	1050		(A-4475)	
1000 1660 re	(A-4464)	1000 2200 16	(A-4464)		(A-4475)	1050		(A-4475)	
1000 1670 %	(A-4464)	1000 2300 18	(4-4464)		(A-4475)	3501		(A-4475)	
1000 1680 F	(A 4464)	1000.2300 Te	(7-4404)		(A-4475)	10501		(C/++-A)	
00.1080 re	(4-4404)	1000.2310 TE	(+0++-4)		(5/4/75)	201		(C/++-K)	
1000.1690 re	(A-4404)	1000.2320 re	(A-4464)		(6/44-6)	1030		(A-44/3)	
1000.1/00 re	(A-4464)	1000.2330 re	(A-4464)	_	(A-44/5)	COL	USU.1335 re	(A-44/3)	
1000.1710 re	(A-4464)	1000.2340 re	(A-4464)	1050.470 re	(A-4475)	1050	.050.1340 re	(A-4475)	
1000.1720 re	(A-4464)	1000.2400 re	(A-4464)	1050.475 re	(A-4475)	1050	1050,1345 re	(A-4475)	
1000.1730 re	(A-4464)	1000.2410 re	(A-4464)	1050.480 re	(A-4475)	1050	1050,1350 re	(A-4475)	
.000.1740 re	(A-4464)	1000.2420 re	(A-4464)	1050.490 re	(A-4475)	1050	.050,1355 re	(A-4475)	
1000.1750 re	(A-4464)	1000.2500 re	(A-4464)	1050.610 re	(A-4475)	1050	.050,1360 re	(A-4475)	
1000.1760 re	(A-4464)	1000,2510 re	(A-4464)	1050.620 re	(A-4475)	1050	050,1410 re	(A-4475)	
1000.1770 re	(A-4464)	1000.2520 re	(A-4464)	1050,630 re	(A-4475)	1050	050,1420 re	(A-4475)	
1000.1770 re	(A-4464)	1000.2530 re	(A-4464)	1050.640 re	(A-4475)	1050	.050.1510 re	(A-4475)	
.000.1780 re	(A-4464)	1000.2540 re	(A-4464)	1050.650 re	(A-4475)	1050	050.1520 re	(A-4475)	
1000.1790 re	(A-4464)	1000.2550 re	(A-4464)	1050.660 re	(A-4475)	1050	050,1530 re	(A-4475)	
1000.1800 re	(A-4464)	1000.2700 re	(A-4464)	1050.710 re	(A104475)	1050	050.1540 re	(A-4475)	
1000.1810 re	(A-4464)	1000.2710 re	(A-4464)	1050.720 re	(A-4475)	1050	050,1550 re	(A-4475)	
1000.1905 re	(A-4464)	1050,110 re	(A-4475)	1050.730 re	(A-4475)	1050	.050.1560 re	(A-4475)	
1000.1910 re	(A-4464)	1050.115 re	(A-4475)	1050.740 re	(A-4475)	1050	050.1570 re	(A-4475)	
1000.1915 re	(A-4464)	1050.120 re	(A-4475)	1050.750 re	(A-4475)	1050	1050.1580 re	(A-4475)	
1000.1920 re	(A-4464)	1050.125 re	(A-4475)	1050.810 re	(A-4475)	105(050.1590 re	(A-4475)	
1000.1925 re	(A-4464)		(A-4475)		(A-4475)	1050	1050.1595 re	(A-4475)	
1000,1930 re	(A-4464)		(A-4475)	1050.830 re	(A-4475)	3601	050,1600 re	(A-4475)	
1000.1935 re	(A-4464)		(A 4475)		(A-4475)	3501		(A-4475)	
1000, 1940 re	(A-4464)		(A 4475)		(A-4475)	3501		(A-4475)	
1000.1945 re	(A-4464)		(A-4475)	1050.860	(A 4475)	1050	050,1630 re	(A-4475)	
1000 1950 re	(A-4464)		(A-4475)	1050.910	(A-4475)	1050	1050, 1640 re	(A-4475)	
1000.1955 re	(A-4464)		(A 4475)		(A-4475)	3501		(A-4475)	
1000 1970 re	(A-4464)	1050 170	(A 4475)		(A 4475)	1050		(A-4475)	
000 1972 re	(A-4464)	1050 175	(A-4475)		(A-4475)	10501		(A-4475)	
000.1975 re	(A-4464)		(A-4475)		(A-4475)	3501		(A-4475)	
000 1980 re	(A-4464)		(44.75		(A-4475)	3501		(A 4475)	
1000 1982 re	(A.4464)		(A.4475		(A 4475)	1030	050 1700 ne	(A 447)	
000 1985 re	(A-4464)		(4 4475)	1050 1030	(A 4475)	1030		(A 4475)	
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C-1/13/92, A-319			(P-7279/92: O-1240)		
C			(P-7279/92: O-1240)		
Children				2520.740 #	
C			(P-7279/92; O-1240)	2520.750 r	(P-10)
n (P-11713/92; A-319) 700.225 n (P-4530) n (P-11713/92; A-319) 700.226 n (P-4530) n (P-11713/92; A-319) 700.228 n (P-4530) n (P-11713/92; A-319) 700.228 n (P-4530) n (P-11713/92; A-319) 700.250 n (P-4530) n (P-11713/92; A-319) 700.260 n (P-4530) n (P-11713/92; A-319) 700.265 n (P-4530) n (P-11713/92; A-319) 700.265 n (P-4530) n (P-11713/92; A-319) 700.265 n (P-4530) n (P-11713/92; A-319) 700.286 n (P-4530) n (P-11713/92; A-319) TITLE 50 n (P-4530) n (P-11713/92; A-319) TITLE 50 nm (P-4530) n (P-11713/92; A-319) 802.10 nm (P-44) (4) n (P-11713/92; A-319) 802.30 nm (P-44) (4) <tr< td=""><td></td><td></td><td>(P-7279/92; O-1240)</td><td>2520.760 вы</td><td>am (P-10)</td></tr<>			(P-7279/92; O-1240)	2520.760 вы	am (P-10)
n (P-1/713/92; A-319) 700.226 n (P 4530) n (P-1/713/92; A-319) 700.227 n (P-4530) n (P-1/713/92; A-319) 700.237 n (P-4530) n (P-1/713/92; A-319) 700.250 n (P-4530) n (P-1/713/92; A-319) 700.250 n (P-4530) n (P-1/713/92; A-319) 700.260 n (P-4530) n (P-1/713/92; A-319) 700.265 n (P-4530) n (P-1/713/92; A-319) 700.265 n (P-4530) n (P-1/713/92; A-319) 700.265 n (P-4530) n (P-1/713/92; A-319) 700.280 n (P-4530) n (P-1/713/92; A-319) 700.280 n (P-4530) n (P-1/713/92; A-319) TITILE 50 n (P-4530) n (P-1/713/92; A-319) 802.10 am (P-44) (1 n (P-1/713/92; A-319) 802.30 am (P-44) (1	939,10		(P-4768)	2520.770 at	am (P-10)
n (P-11713/92; A-319) 700.227 n (P-4530) n (P-11713/92; A-319) 700.228 n (P-4530) n (P-11713/92; A-319) 700.252 n (P-4530) n (P-11713/92; A-319) 700.262 n (P-4530) n (P-11713/92; A-319) 700.265 n (P-4530) n (P-11713/92; A-319) 700.270 n (P-4530) n (P-11713/92; A-319) 700.275 n (P-4530) n (P-11713/92; A-319) 700.275 n (P-4530) n (P-11713/92; A-319) 700.280 n (P-4530) n (P-11713/92; A-319) TTTLE 50 (P-4530) n (P-11713/92; A-319) R02.10 aun (P-44) (1 n (P-11713/92; A-319) R02.10 aun (P-44) (1 n (P-11713/92; A-319) R02.10 aun (P-44) (1 n (P-11713/92; A-319) R02.30 aun (P-44) (1 n </td <td>939.20</td> <td>am</td> <td>(P-4768)</td> <td>2520.780 at</td> <td>am (P-10)</td>	939.20	am	(P-4768)	2520.780 at	am (P-10)
n (P-11713/92; A-319) 700.228 n (P-4530) n (P-11713/92; A-319) 700.250 n (P-4530) n (P-11713/92; A-319) 700.252 n (P-4530) n (P-11713/92; A-319) 700.265 n (P-4530) n (P-11713/92; A-319) 700.205 n (P-4530) n (P-11713/92; A-319) 700.270 n (P-4530) n (P-11713/92; A-319) 700.275 n (P-4530) n (P-11713/92; A-319) 700.280 n (P-4530) n (P-11713/92; A-319) 700.280 n (P-4530) n (P-11713/92; A-319) 700.280 n (P-4530) n (P-11713/92; A-319) 802.30 ann (P-4530) n (P-11713/92; A-319) 802.30 ann (P-44) (1 n (P-11713/92; A-319) 802.30 ann (P-44) (1 n (P-11713/92; A-319) 802.30 ann (P-44) (1 <tr< td=""><td>939.30</td><td>am</td><td>(P-4768)</td><td>2520.790 at</td><td>am (P-10)</td></tr<>	939.30	am	(P-4768)	2520.790 at	am (P-10)
n (P-11713/92; A-319) 700.250 n (P-4530) n (P-11713/92; A-319) 700.252 n (P-4530) n (P-11713/92; A-319) 700.260 n (P-4530) n (P-11713/92; A-319) 700.265 n (P-4530) n (P-11713/92; A-319) 700.275 n (P-4530) n (P-11713/92; A-319) 700.286 n (P-4530) n (P-11713/92; A-319) 700.286 n (P-4530) n (P-11713/92; A-319) TITLLE 50 n (P-4530) n (P-11713/92; A-319) W02.20 nm (P-44) (1 n (P-11713/92; A-319) 802.10 nm (P-44) (1 n (P-11713/92; A-319) 802.30 nm (P-44) (1 n (P-11713/92; A-319) 802.30 nm (P-44) (1			(P-4768)		
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n (P-11713/92; A-319) 700.270 n (P-4530) n (P-11713/92; A-319) 700.275 n (P-4530) n (P-11713/92; A-319) 700.275 n (P-4530) n (P-11713/92; A-319) 700.280 n (P-4530) n (P-11713/92; A-319) 802.10 ann (P-44) (P-11713/92; A-319) 802.30 ann (P-44) (P-11713/92; A-319) 802.40 ann (P-44) (P-44) (P-11713/92; A-319) 802.40 ann (P-44) (P-44) (P-11713/92; A-319) 802.40 ann (P-44) (P-44) (P-44) (P-11713/92; A-319) 802.40 ann (P-44) (P-			(00/4-1)		
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n (P-11713/92; A-319) TITLE 50 n (P-11713/92; A-319) 802.10 aun (P-44) (1 n (P-11713/92; A-319) 802.20 aun (P-44) (1 n (P-11713/92; A-319) 802.40 aun (P-44) (1	1250.40	c	(P-3985)	2732.227 n	(P.211)
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CLINDS) 98 FILLE	(61.17				A-4201)	TELLE 59 (CONT'D)	(0.11		12.10.40 F	Char.	(P-16374/92; A-1535)
2765.74	=	(P-12006/92; A-308)	121.85	=	(P-15715/92; RC 3689;	122.60	£	(P-15691/92; RC-3688;	1210.50 F		(P-16374/92; A-1535)
1100 12	4111	(P. 12006/02, A. 108)			A 4.501)			A 4736)	1710 60	11111	(P 16 (74/92, A 1545)
2765,328	иm	(P-15638/92; A-614)	121,90	z	(P-15/15/92; RC-3689;	122,65	E	(P 15691/92; RC-3688;	1210.70	HILL	(P-16374/92; A-1535)
2765,329	=	(P-15638/92; A-614)			A-4261)			A-4236)	12.10,80	Am.	(P-16374/92; A-1535)
2765,330	×	(P-15638/92; A-614)	121.95	Ξ	(P-15715/92; RC 3689;	122.70	S	(P 15691/92; RC 3688;	1210.90	am	
2765,333	803	(P-15638/92; A-614)			A-4261)			A-4236)	1210,100	line.	
2765,334	am	(P-15638/92; A-614)	121,100	Ξ	(P-15715/92; RC 3689;	122.75	=	(P 15691/02; RC 3688;	1210,105	13	
2765,335	ат	(P-15638/92; A-614)			A-4261)			A-42.36)	12.10,110	am	
2770,100	am	(P-15625/92; A-295)	121,105	=	(P-15715/92; RC 3689;	122,80	=	(P 15691/92; RC 3688;	1210,120	in.	
2770,105	атп	(P-15625/92; A-295)			A-4261)			A 42.36)	1210,130	Sun	(P 16374/92; A-1535)
2770,110	иш	(P-15625/92; A-295)	121,110	Œ	(P-15715/92; RC-3689;	122,85	=	(P 15691/92; RC 3688;	1210,140	am	(P 16374/92; A-1535)
2840,25	и	(P 886)			A-4261)			A-4236)		am	
6000,120	HIT	(P-3922)	121,115	Œ	(P 15715/92; RC 3689;	122. Ap. A	n n	(P-15691/92; RC 3688;		(HII)	(P-16374/92; A-1533)
					A 4261)			A-4236)		HIII	(P 16374/92; A-1535)
HTFLE 59			121,120	п	(P 15715/92; RC 3689;				1210,180	HIII	
071 611	11111	(1' 6 (97))			A duely	11111-62				11111	
119,260	am	(P-6397)	121,130	=	(P 15715/92; RC 3689;	240,131	S	(P-13722/92; A-2217)			4
119,270	2	(P-6397)			A 4261)	240,132	=	(P-13727/92: A 2217)	12.10.210		
119,300	am	(P-6397)	121.135	=	(P 15715/92; RC 3680;	240,133		(P-13722/92: A-2217)	1210.220		<
121.10	c	(P-15715/92; RC 3689;		:	A 42010	240,160	аш	(P 13722/92: A-2217)	1210.230		÷
		A 4261)	121.140	=	(P 15715/92: RC 4689;	2.40,170	MIN	(P-13722/92: A 2217)		am	
121.15		(P-15715/92; RC-3689;		:	A-426D	240,180	WI W	(P 13222/92: A 2217)		100	
	:	A 4261)	121,145	2	(P-15715/92) RC 3689;	240, 190	403	(P 13722/92; A 2217)			<
121.20	æ	(P-15715/92; RC-3689;		:	A-4201)	240,195	MIN	(P 13722/92: A-2217)		9133	<
		A-4261)	121.Ap.A	=	(P-15713/02: RC 3689:	240,1200	MIN	(0.1195)			4
121.25	u u	(P-15715/92; RC-3689;			A-4261)	240,1200	=	(P-3771)		MIN)	(P 15762/92, A 1559)
		A-4261)	122,10	E	(P-15691/92; RC 3688;	240,1205	Ξ	(P-3771)			<
121,30	s	(P-15715/92; RC-3689;			A-42.36)	240,1210	=	(P-3771)		=	(P.15762/92; A-1559)
		A-4261)	122,15	_	(P-15691/92; RC-3688;	240.1220	c	(0-3771)	1220,435		
121.35	=	(P-15715/92; RC-3689;			A-42.36)	240,1230	g	(P-3771)	1220.440	u	(P-15762/92; A 1559)
		A-4261)	122,20	u u	(P-15691/92; RC-3688;	240,1240	c	(P-3771)	1220.525	E E	(P-15762/92; A 1559)
121.40	s	(P-15715/92; RC-3689;			A-4236)	240,1250	c	(P-3771)		am	(P-1708)
		A 4261)	122.25	=	(P. 15091/02, RC. 5088.	0971-017	=	(1/11)	.) (11111	(1) 1/08)
121.45	E	(P-15715/92; RC-3689;			A-4236)	240.1270	u	(P-3771)	1240,5	-	(P-15775/92; A 1579)
		A-4261)	122,30	n	(P-15691/92; RC: 3688;	240,1280	u	(P-3771)		HIII	(P-15775/92; A 1579)
121.50	=	(P 15/15/92, RC 3689,			A 4246)					11111	(P. 1577) 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		A-4261)	122.31	Ξ	(P-15691/92; RC-3688;	TITLE 68				яш	(P-1577×/92; A 1570)
121.55	s	(P-15715/92; RC-3689;			A 4236)	750.1010	am	(P-15056/92; A-417)		иш	(P-15775/92; A-1579)
		A-4261)	122,35	=	(P-15691/02; RC 3688;	750,3000	MIN	(P-15056/92; A-417)		um	(P-16484/92; A-1572)
121.60	s	(P-15715/92; RC-3689;			A-4236)	750,3010	am	(P-15056/92; A-417)		иш	(P 4141)
		A-4261)	122,40	Ξ	(P 15691/92; RC-3688;	750,3055	um	(P-15056/92; A-417)		am	(P 4141)
121.65	s	(P-15715/92; RC-3689;			A-42.30)	750,4000	800	(P-15056/92; A-417)		am	(P-4141)
		A 4261)	177.45	ε	(P. 156091/92; RC 3688,	750 4010	14181	(P 15056/92, A 417)	00	11111	(P 4141)
121.70	Œ	(P-15715/92; RC-3689;			A-4236)	1150.40	um	(P-17042/92; A-1554)		п	(P-15785/92; A 1586
		A-4261)	122.50	=	(P 15691/92; RC-3688;	1210.10	9111	(P-16374/92; A-1535)		n	(P 15785/92, A 1585)
121.75	E	(P-15715/92; RC-3689;			A-4236)	1210.20	am	(P-16374/92; A-1535)		=	(P-15785/92, A-1589
		A-4261)	122.55	u u	(P 15691/92; RC 3688;	1210.25	и	(P-16374/92; A-1535)		n	(P 15785/92, A 1589)
121.80	£	(P-15715/92; RC-3689;			A-4236)	1210.30	t=-	(P-16374/92; A-1535)	1455.40 r	-	(P-15785/92; A 1589

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1455.60	ı a	(P-15785/92; A-1589)	750.70	: -	(P-762)		(E-2405) (P-6059)	(26)	661.70	am	(P-757)
1455.70	u	(P-15785/92; A-1589)	750.70	u	(P-777)		(P-1321)		665.100	am	(P-2697)
1455.200	u	(P-15785/92; A-1589)	750.80	L	(P-762)		(P-1321)		665,110	ы	(P-2697)
1455.210	п	(P-15785/92; A-1589)	750.80	п	(P-777)	330.4210 am	(P-1321)		665.120	am	(P-2697)
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730.20		(P-3831)	250 2720	110	(D-2016/92: A-1614)		(P. 1296)		01.669	1111	(P-13472/92: A-2975)
730 30	: =	(P-3831)	300 175		1346)		(b) (1) (b)		695 40	0.00	(P-13472/07: A-2075)
730 40	: =	(P-3831)	300 180	040	(D 1346)			102.4)	605 50		(D.1347) (2) (A.1078)
740.5	: :	(P.595)	300.360	1 1	1.1.1		(D 90%6/0).	4 308 4	695 Am A	= :	(D-13472)02: A-2075)
740.3	= !	(F-363)	300.200	AIL				1984)	053.Ap.A	=	(F-134/2/92, A-29/3)
740.10	AIT	(F-585)	300.270	1111				A-2984)	07.760	am	(100°-4) (100°-4)
740.20	E	(P-585)	300.271	C			(P 8066/97; A	A 2084)	087.60	HIII	(E-1704) (F-2087)
/40.30	c	(P-585)	300.278	(113)	-2420) (F 6	395.140 апт		(1084)	750.540	am	(5)
750,10	_	(P-762)	100,290	11111	(E. 2420) h	195.150 мт	(P-8066/92; A	A-2984)	750 1810	ити	(P 73.8)
750.10	=	(P-777)	300.630	183111	(P 1346)	195.160 ит		A 2084)	750.1820	HILL	(P 723)
750.20	_	(P-762)	300,660	14.13.1	(P-1346)	195.170 иш	(P 8066/92; A	A 2984)	750,1830	am	(P 723)
750.20	u	(P 777)	300.665	HAIL	(P 1346)	195.175 n	(P 8066/92, A	A 2084)	750 1855	=	(P-723)
750.30	`~	(P-762)	100.3210	14.831	(P 1 146)	195.180 вля	(P 8066/92, A	A 2084)	750 1865	11111	(P 723)
750.30	2	(P 777)	300,3330	11111	(P.1346)	195.190 вт		A 2084)	750 Ap. R	4111	(P 724)
750.40	L	(P-762)	130.175	14111	(P 1371)	105,200	(P 8066/97; A	A 2084)	750 Ap.C	11111	(P-723)
750.40	=	(P-777)	130, 180	11111	(P 1421)	195. 300 нт		A 208.4)	750. Ap. 1-	=	(P-723)
750.41	_	(P-762)	130,260	56833	(E-2405) P 605 B	195, 400 am	(P 8066/92, A	A 2084)	775 10	иш	(P-906)
750.50	_	(P-762)	130.270	11111	(P-1321)	630.20		A 1011)	775.20	11111	(P-906)
750.50	u	(P 777)	130.271	=			(P 8101 92, A 3013)	3013)	175.70	am	(b-906)
		2 4 2	64138					CA1 30			
		11/6	J / R					SAL 134			

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Volume 17, Issue	, Issu	#17 SE	FECTED IN	DEX	April 23, 1993	Volume 17,	Issue	#17 SE	ECTED IND	EX	April 23, 1993
TITLE 77 (CONT.D)	(G'T		900 10	am	(P-10870/92: A-4388)	TITLE 77 (CONT'D)	(L,D)		302.610	am	(P-17187/92; A-3169)
775 110	a m	(P-90%)	900 30	me me	(P-10870/22, A-4388)	1130.Ap.A	am	(P-4755/92; O-1242;	303.112	п	(P-19285/92; A-5587)
775 140	ara	(P-906)	900 40	on a	(D-10870/02; A-4388)			R-5951: A-5882)	310.30	am	(P-18139/92; A-6441)
775 150		(P-906)	900 50	am e	(P-10870/92, A-4388)	1230.10	Н	(P-5187/92; A-5878)	310.40	am	(P-18139/92; A-6441)
785 110	: me	(P-920)	09 006	a me	(P-10870/92, A-4388)	1230.20	ы	(P-5187/92; A-5878)	310.110	am	(P-13679/92; A-238)
785.120	am	(P-920)	900.65	шв	(P-10870/92: A-4388)	1230.30	L.	(P-5187/92; A-5878)	310.130	am	(P-13679/92; A-238)
785.200	am	(P-920)	900.70	am	(P-10870/92: A-4388)	1230.110	¥	(P-5187/92; A-5878)	310.230	am	(P-18139/92; A-6441)
785.290	am	(P-920)	900.Tb.E	u	(P-10870/92; A-4388)	1230.120	(m)	(P-5187/92; A-5878)	310.270	am	(P-18139/92; A-6441)
785.300	am	(P-920)	900.Tb.F	=	(P-10870/92: A-4388)	1230.210	×	(P-5187/92; A-5878)	310.290	am	(P-191; C-672)
785.355	-	(P-920)	900 Th.G	=	(P-10870/92: A-4388)	1230.220	ie	(P-5187/92; A-5878)			(P-14001/92; A-1819)
785.578	: =	(P-920)	900 Th H	: :	(P-10870/92, A-4388)	1230.230	ы	(P-5187/92; A-5878)	310.450	am	(P-14001/92; A-1819)
785 1210		(P-920)	900 Th I	: =	(P-10870/92 - A-1388)	1230.240	1	(P-5187/92; A-5878)	310.455	am	(P-14001/92; A-1819)
785.1220	=	(P-920)	Ex. A	: =	(P-10870/92: A-4388)	1230.250	le:	(P-5187/92; A-5878)	310.470	am	(P-14001/92; A-1819)
840.20	am.	(P-4329/92: A-2319)	F _x B	: ::	(P-10870/92: A-4388)	1230.260	-	(P-5187/92; A-5878)	310.530	am	(P-14001/92; A-1819)
840 115	an e	(P-4329/92: A-2319)	Fx	: :	(P-10870/92; A-4388)	1230.310	4		310.540	am	(P-14001/92; A-1819)
840.210	1110	(D 4320/02: A 2310)	Ex. C	: :	(D-10870/07: A-4388)	1230.320	-		310. Ap. A	am	(PP-498) (P-13179/92:
040.216	ann	(F-4329/92, A-2319)	EA.D	=	(F-108/0/92, A-4388)	1230 410	1-				A-590) (P-18139/92)
840.213	am	(F-4329/92; A-2319)	913.10	аш	(F-10989/92; A-4423)	1230.410		(D-\$187/02: A-\$878)			A-6441)
840.303	аш	(F-4329/92; A-2319)	913.20	am	(P-10989/92; A-4423)	024:0021	-q 1	(D 6107/02: A 6070)	F	-	(B 18130/05: 1 6441)
840.310	am	(P-4329/92; A-2319)	915.40	c	(P-10989/92; A-4425)	A30.16.A		(F-316/192, A-36/6)	10.1 10.1 10.1	alli	(F-10139/92 /:0441)
840.Ap.B			915.50	п	(P-10989/92; A-4425)	1230.1b.B	_	(P-518//92; A-58/8)	U.d.I.	am	(P-18139/92; 7, 6441)
.Ex.A	am	(P-4329/92; A-2319)	1110.60	u	(P-15328/92; A-4453)	1235.10	п	(E-432; O-3056) (P-683)	TP.E	am	(P-18139/92; A-6441)
H.A	×	(P-4329/92; A-2319)	1110.235	п	(P-15328/92; A-4453)	1235.20	u	(E-432; O-3056) (P-683)	.Tb.F	am	(P-18139/92; △·6441)
.Ex.B	c	(P-4329/92; A-2319)	1120.10	п	(P-5205/92; A-4431)	1235.30	n	(E-432; O-3056) (P-683)	Tb.M	и	(P-13179/92; A-590)
.II.B	ı	(P-4329/92; A-2319)	1120.20	п	(P-5205/92; RC-1244;	1235.40	u	(E-432; O-3056) (P-683)	N.dT.	am	(PP-498)
840.Ap.C					A-4453)	1235.50	п	(E-432; O-3056) (P-683)	.Tb.0	am	(P-18139/92; A-5441)
.Ex.B	am	(P-4329/92; A-2319)	1120.110	п	(P-5205/92; A-4431)	1235.100	п	(E-432; O-3056) (P-683)	Tb.P	aт	(P-18139/92; A n441)
845.10	am	(P-12314/92; A-1884)	1120.120	2	(P-5205/92; RC-1244;	1235.200	u	(E-432; O-3056) (P-683)	U.dT.	am	(P-18139/92; \(\gamma\cdot \omega + 0441\)
845.15	п	(P-12314/92; A-1884)			A-4431)	1235.210	п	(E-432; O-3056) (P-683)	310.Ap.B	am	(P-13679/92; A-238)
845.20	am	(P-12314/92; A-1884)	1120.130	u	(P-5205/92; A-4431)	1235.220	п	(E-432; O-3056) (P-683)	310.Ap.C	am	(P-191) (P-1400i/92;
845.23		(P-12314/92; A-1884)	1120.210	=	(P-5205/92; A-4431)	1235.230	п	(E-432; O-3056) (P-683)			A-1819)
845.25	-	(P-12314/92: A-1884)	1120.310	=	(P-5205/92; RC-1244;	1235.240	п	(E-432; O-3056) (P-683)	310.Ap.D	am	(P-14001/92; A-1819)
845.26	: =	(P-12314/92: A-1884)		:	A-4431)	1235.300	n	(E-432; O-3056) (P-683)	420.330	ап	(P-15342/92; A-1652)
845.28	: =	(P-12314/92: A-1884)	1120 An A	-	(P-5205/92- RC-1244-	1235.310	п	(E-432; O-3056) (P-683)	620.130	am	(P-11724/92; W-869)
845.29	: =	(P-12314/92: A-1884)			A-4431)	1240.10	ı	(P-5225/92; A-5880)			(P-12409/92; W-869)
845.30	am	(P-12314/92; O-1243)	1130.140	am	(P-4755/92: A-5882)	1240.20	ı	(P-5225/92; A-5880)			(P-91; W-869)
		M-2073; A-1884)	1130.220	am	(P-4755/92; A-5882)	1240.30	ы	(P-5225/92; A-5880)			(P-15347/92; A-4510)
845.40	am	(P-12314/92; A-1884)	1130.410	am	(P-4755/92: A-5882)	1240.40	~	(P-5225/92; A-5880)	1200.10	am	(P-3703)
845.50	am	(P-12314/92; A-1884)	1130.510	am	(P-4755/92; A-5882)	1240.50	T.	(P-5225/92; A-5880)	1200.20	am	(P-3703)
845.60	i.	(P-12314/92; A-1884)	1130.620	am	(P-4755/92; A-5882)	1240.60	ī	(P-5225/92; A-5880)	1200.30	am	(P-3703)
845.Ap.A		(P-12314/92; A-1884)	1130,630	am	(P-4755/92; A-5882)	1240.70	u	(P-5225/92; A-5880)	1200.40	am	(P-3703)
845.Ex.A	п	(P-12314/92; A-1884)	1130.640	am	(P-4755/92; A-5882)	1240.Ap.A	ы	(P-5225/92; A-5880)	1200.50	am	(P-3703)
845.Ex.B	п	(P-12314/92; A-1884)	1130.710	am	(P-4755/92; A-5882)	2510.60	am	(P-1695) (E-2031)	1200.60	am	(P-3703)
845.Ex.C		(P-12314/92; A-1884)	1130.720	am	(P-4755/92; A-5882)	2510.70	am	(P-1695) (E-2031)	1200.80	am	(P-3703)
845.Ap.B	n	(P-12314/92; A-1884)	1130.730	am	(P-4755/92; A-5882)	2510.90	n	(P-1695) (E-2031)	1200.90	am	(P-3703)
845. Ap. C	=	(P-12314/92: A-1884)	1130.740	am	(P-4755/92: A-5882)				1200.110	am	(P-3703)
845.II.A	=	(P-12314/92: A-1884)	1130.750	am	(P-15321/92: A-4448)	TITLE 80			1200.120	am	(P-3703)
845.Ap.D		(P-12314/92; A-1884)	1130.760	am	(P-4755/92: A-5882)	150.210	am	(E-17372/92; RC-181;	1200.130	am	(P-3703)
845.II.A	: =	(P-12314/92; A-1884)	1130.770	am	(P-4755/92; A-5882)			F-5952)	1200.140	am	(P-3703)
845.Ap.E		(P-12314/92; A-1884)	1130.780	аш	(P-4755/92; A-5882)	302.180	am	(P-17187/92; A-3169)	1200.150	am	(P-3703)
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עתידודם 20 עמידודוד					200				Sections and Ecolog Index		777
G 1 NO. 00 d.			2160.330	am	(P-3577)	TITLE 83 (CONT'D)	(T,D)		210.120	am	(P-2718)
1210.10 am	(P-1734)		2160 410	am	(P-3577)	755.Ex.L		(P-16709/92: A-5594)	210125	me	(F-665) (P-2718)
_			2160 510	E	(P-3577)	755.Ex.M		(P-16709/92: A-5594)	210.126	-	(F-665) (P-2718)
			2160.510		(P-3577)	755 Fx N	: =	(P-16709/92- A-5594)	210.120	1	(D-2718)
	(D-373A)		2160.610	11110	(B 3577)	756 210	a.c.	(D-14004/02: A-1848)	530.115	TIVE C	(1-2/19)
	(F-5/54)		2550.020	alli	(F-33/1)	017.00	TI D	(1-1404/37, A-1040)	530.135	alli	(F-3104)
	(F-3/34)		2650.1	AIII	(F-2449)	TITIE 86			536.123	SIII	(P-3104)
	(P-3/34)		01.0007	am	(F-2449)	11111 80			333.101	u	(F-15340/92; A-3042)
	(P-3755)		2650.15	am	(P-2449)	100.3100	am	(P-222) (E-4/3)	535.105	u	(P-15340/92; A-3042)
	(P-3755)		2650.25	am	(P-2449)	100.3400	am	(P-222) (E-473)	535.110	u	
220.40 am	(P-3755)		2650.30	am	(P-2449)	100.7010	am	(P-222) (E-473)	535.115	п	(P-15340/92; A-3042)
220.50 am			2650.40	u	(P-2449)	105.100	п	(P-219) (E-445)	535.120	п	(P-15340/92; A-3042)
220.60 am	(P-3755)		2650.50	C,	(P-2449)	105.110	u	(P-219) (E-445)	535.125	п	(P-15340/92; A-3042)
.220.70 am	(P-3755)		2650.60	Ω	(P-2449)	105.120	п	(P-219) (E-445)	535.130	u	(P-15340/92; A-3042)
1220.80 n	(P-3755)		2650.70	E	(P-2449)	105.200	п	(P-219) (E-445)	535.135	u	(P-15340/92; A-3042)
220.90 n	(P-3755)					105.210	u	(P-219) (E-445)	535.140	п	(P-15340/92; A-3042)
1220.100 n	(P-3755)		TITLE 83			105.220	п	(P-219) (E-445)	535,145	п	(P-15340/92; A-3042)
230.10 am	(P-3718)		255.20	am	(P-13703/92: A-798)	105.230	u	(P-219) (E-445)			
	(P-3718)		275.20	аш	(P-8269/92; A-98;	105.300	c	(P-219) (E-445)	TITLE 89		
1230.90 am	(P-3718)				RO-2075; EC-3902)	105.310	C	(P-219) (E-445)	103.25	П	(P-14178/92: A-655)
230,150 am	(P-3718)		280.76	п	(P-6382)	105.320	_	(P-219) (E-445)	103.35		(P-14178/92; A-655)
	(P-3718)		280,138	am	(P-12810/92: A-805)	105,330	_	(P-219) (E-445)	104.216	an an	(P-540) (F-659)
	(P-3718)		305.20	am	(P-2462)	105.340	_	(P-219) (E-445)	110.30	am	(P-13207/92: A-640)
1230.190 am	(P-3718)		315.10	am	(P-202)	105.400	2	(P-219) (E-445)	111.101	ary.	(P-16491/97: A-3713)
1230.220 am	(P-3718)		315.20	am	(P-202)	105.410	E	(P-219) (E-445)	112.9	ат	(P-13381/92; A-813)
1650.210 am	(P-12384/9	(P-12384/92; A-1631)	315.30	am	(P-202)	105.420	С	(P-219) (E-445)	112.70	am	(P-3335/92; A-357)
.650.230 am	(P-12384/92;	92; A-1631)	315.40	u	(P-202)	105,430	п	(P-219) (E-445)	112.71	яШ	(P-3335/92; A-357)
1650.240 am	(P-12384/92;	92; A-1631)	315.50	u	(P-202)	105.440	п	(P-219) (E-445)	112.72	am	(P-3335/92; A-357)
1650.290 am	(P-12384/92;	92; A-1631)	315.60	=	(P-202)	105.450	п	(P-219) (E-445)	112.74	am	(P-3335/92; A-357)
1650.330 am	(P-12384/92;	92; A-1631)	590.10	ат	(P-2466)	105.460	п	(P-219) (F-445)	112.78	апл	(P-3335/92; A-357)
1650.340 am	(P-12384/92;	92; A-1631)	735.121	u	(P-6386)	105.470	п	(P-219) (E-445)			(P-5436)
1650.370 am	(P-12384/92;	92; A-1631)	755.10	am	(P-16709/97; A 5594)	105.500	п	(P-219) (E-445)	112.79	am	(P-3335/92; A-357)
1650.410 am	(P-12384/92;	92; A-1631)	755.105	яги	(P-16709/92; A-5594)	105.510	_	(P-219) (E-445)	112.82	am	(P-3335/92; A-357)
1650.450 am	(P-12384/92;	92; A-1631)	755.500	u	(P-16709/92; A 5594)	105.520	u.	(P-219) (E-445)	112.145	BIN	(P-5436)
1650.460 am	(P-12384/92;	92; A-1631)	755.505	u	(P-16709/92: A 5594)	105.600	L	(P-219) (F 445)	112.151	am	(P-5436)
1650.510 am	(P-12384/92;	92; A-1631)	755.510	u u	(P-16709/92; A \$\$94	105.700	п	(P.719) (F-445)	112.153	am	(P 18216 92; A 4312)
1650.520 am	(P-12384/92;	92; A-1631)	755.515	п	(P-16709/92, A 5594)	105.800	п	(P-219) (F 445)	112.154	_	(P 14522.02; A 813)
1650.570 ат	(P-12384/92;	92; A-1631)	755.520	_	(P-16709/92; A 559.1)	105.810	п	(P-219) (F 445)	112.250	am	(P-46)
1650.620 am	(P-12384/92;	92; A-1631)	755.575	_	(P-16709/92; A 5594)	105 900	п	(P 219) (F 445)	112.252	am	(P-46)
1650.630 am	(P-12384/92;	92; A-1631)	755 Ex. A	Ξ	(P-16709/92; A 55941	016,910	n	(P 219) (F 445)	112.253	am	(P-46)
1650.640 ат	(P-12384/92;	92; A-1631)	755.Ex.B		(P 16709 %, > 1	105,920	2	(P 219) (F 445)	112,254	ипп	(P-46)
1650,650 am	(P-12384/92;	92; A 1631)	755.Ex.C	Ξ	F68 (5.00/91d)	105,1000	п	(P 210) (F 445)	112.330	am	(P-15277/92; A-2253)
2160.120 am	(P-3577)		755 Fx. D	Ξ	(P 16709 / , A	105,1010	n	(P 219) (F 445)	112, 470	=	(r'10 t) (0'00 t)
2160.130 ат	(P-3577)		755.Ex.F	Ξ	(P-16709/92; A 5 + 3)	110.115	иш	(P-2507)	113.9	am	(P 13383 02, A 827)
2160.210 am	(P-3577)		755.Ex.F	Ξ	(P 16/09/92), A 5/945	130.220	иш	(P 14554/92; A 860)	113 154	_	(P 14000 0), A 236 1)
2160.220 ат	(P-3577)		755 Ex C	Ξ	(P 16/09 9) 19.	150 Tb A	яш	(P 1456 E92; A 1947)	111,253	am	(P-702)
2160.250 am	(P-3577)		755 FR. L.	Ξ	(P 167099), 111	210.401	нти	(F 665) (P 2718)	113.260	สกา	(4) (6)
2160.310 am	(P-3577)		155.Fx.I	Ξ	(P 16709 92, A 5594)	210 105	нин	(P 2788)	113,330	u	(P 14511 92, A 1202)
2160.320 вт	(P-3577)		755.Fx.J	Ξ	10 5 V (co.co/914)	210,110	шв	(P 2718)	113.410	1111	(P 14544 97, A 1202)

TITLE 89 (CONT'D) 113.430 am (P-13395/92; 114.120 am (P-1810/92; 114.121 r (P-18810/92; 114.124 r (P-18810/92; 114.126 r (P-18810/92; 114.127 r (P-18810/92; 114.128 r (P-18810/92; 114.128 r (P-18810/92; 114.129 r (P-18810/92; 114.120 r (P-18810/92; 114.130 r (P-18810/92; 114.130 r (P-18810/92; 114.130 r (P-18810/92; 114.130 am (P-15810/92; 114.440 am (P-15887/92; 116.400 am (P-1588/92; 116.400 am (P-1588/92; 116.400 am (P-1588/92; 116.400 am (P-1588/92;	(P-17047/92; A-4322) (P-13395/92; A-1091) (P-18810/92; A-3255) (P-15810/92; A-3257) (P-15008/92; A-2277) (P-15287/92; A-1078) (P-13764/92; A-1078) (P-13764/92; A-1078) (P-2126) (E-2368)	121.186 121.188 121.190 140.12 140.19 140.82 140.84 140.94 140.95 140.488 140.488 140.482 140.538 140.538 140.579		(P-15813/92; A-4333) (P-15813/92; A-4333) (P-15813/92; A-4333) (P=17049/92; A-6196) (P-62)	TITLE 89 (CONT'D) 148.70 am 148.80 am	T'D) am am	(P-14540/92; A-3296) (P-10868/92; A-131)	240.1550 ar 240.1555 ar	am (J	(P-15203/92; A-6090) (P-15203/92; A-6090)
	92; A-4322) 92; A-1091) 92; A-3255) 92; A-3257) 92; A-2277) 92; A-2277) 92; A-2777) 92; A-2777) 92; A-2777)	121.188 121.190 140.12 140.19 140.82 140.82 140.84 140.94 140.95 140.488 140.492 140.538 140.579 140.579		(P-15813/92; A-4333) (P-15813/92; A-4333) (P=17049/92; A-6196) (P-62)	148.70	am	(P-14540/92; A-3296) (P-10868/92; A-131)			P-15203/92; A-6090)
	92; A-1091) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3257) 92; A-2277) 92; A-2777) 92; A-2777) 92; A-1078) 92; A-1078)	121.190 140.19 140.19 140.84 140.84 140.84 140.95 140.488 140.488 140.488 140.538 140.538 140.538 140.538		(P-15813/92; A-4333) (P-17049/92; A-6196) (P-62)	148.80	am	(P-10868/92; A-3290)			F-15203/92; A-6090)
	92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-2277) 92; A-2277) 92; A-1078) 92; A-1078) 92; A-1078)	140.12 140.19 140.80 140.84 140.94 140.95 140.488 140.488 140.492 140.525 140.538 140.579 140.642	am a	(P-17049/92; A-6196) (P-62)	148.80	am	(F-10868/92; A-131)			100000000000000000000000000000000000000
	92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-2277) 92; A-2277) 92; A-2777) 92; A-1078) 92; A-1078)	140.12 140.80 140.84 140.84 140.95 140.485 140.488 140.492 140.525 140.525 140.538 140.579		(P-62)			100000000000000000000000000000000000000			P-15203/92; A-6090)
	92; A-3255) 92; A-2277) 92; A-2277) 92; A-1078) 92; A-1078)	140.19 140.80 140.82 140.84 140.95 140.485 140.492 140.525 140.538 140.579 140.642 140.642		(P-62)	148.82	n	(P-12826/92; RC-6549)		am ((P-15203/92; A-6090)
	92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-2277) 92; A-2277) 92; A-1078) 92; A-1078) 92; A-1078)	140.80 140.82 140.84 140.95 140.485 140.492 140.525 140.538 140.579 140.642 140.642	am a	/D 15010101	148.120	аш	(P-14540/92; A-3296)		am ()	(P-15203/92; A-6090)
	92; A-325) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-3255) 92; A-2277) 92; A-2277) 92; A-1078) 92; A-1078) 92; A-1078)	140.84 140.94 140.95 140.488 140.488 140.492 140.538 140.538 140.579 140.642 140.700 140.700	n n am	(F-15019/92; A-3421)	148.130	am			am ()	(P-15203/92; A-6090)
	92; A-323) 92; A-325) 92; A-3255) 92; A-3255) 92; A-2277) 92; A-2277) 92; A-2777) 92; A-1078) 92; A-1078)	140.84 140.94 140.95 140.485 140.488 140.525 140.538 140.579 140.642 140.700 140.700	n am am am am	(P-15019/92; A-3421)	148.140	am			am ()	(P-15203/92; A-6090)
	92; A-3255) 92; A-3255) 92; A-3255) 92; A-2255) 92; A-2277) 92; A-2277) 92; A-2777) 92; A-1078) 92; A-1078)	140.94 140.95 140.488 140.492 140.525 140.538 140.579 140.642 140.700 140.700	am am am am	(P-15019/92; A-3421)	148.150	am		240,1590 ar	am ()	(P-15203/92; A-6090)
	92; A-3255) 92; A-3255) 92; A-3255) 92; A-2277) 92; A-2277) 92; A-2777) 92; A-1078) 92; A-1078) 92; A-1078)	140.95 140.485 140.488 140.492 140.525 140.538 140.579 140.642 140.700 140.700	am am am	(P-15019/92; A-3421)	148.160	am	(P-14540/92; A-3296)	240.1800 ar	am ()	(P-15203/92; A-6090)
	92; A-3255) 92; A-3255) 92; A-3255) 92; A-2277) 92; A-2277) 92; A-2777) 92; A-1078) 92; A-1078) 92; A-1078)	140.485 140.488 140.492 140.525 140.538 140.579 140.642 140.700 140.700	am am am	(P-15019/92; A-3421)	148,170	am	(P-14540/92; A-3296)	240.1850 at	am ()	(P-15203/92; A-6090)
a a a a a a a a a a a a a a a a a a a	92; A-3255) 92; A-3255) 92; A-2277) 92; A-2277) 92; A-2277) 92; A-1078) 92; A-1078) 92; A-1078)	140.488 140.492 140.538 140.538 140.672 140.642 140.700 140.700	am am	(P-16495/92; A-6196)	148.180	am	(P-14540/92; A-3296)	240.2020 at	am ()	(P-15203/92; A-6090)
r a am a	92; A-3255) 92; A-2277) 92; A-2277) 92; A-2277) 92; A-1078) 92; A-1078) 92; A-1078)	140.492 140.525 140.538 140.579 140.642 140.700 140.71b.K	am	(P-16495/92; A-6196)	148.190	am				P-15203/92 A-6090)
r am	92; A-2277) 92; A-2277) 92; A-2277) 92; A-3639) 92; A-1078) 92; A-1078) 92; A-1078)	140.525 140.538 140.579 140.642 140.700 140.71b.K	am	(P-13397/92: O-1241:	148 200	or o				D 7565/02 A 274)
an a	92, A-2277) 92, A-2277) 92, A-3639) 92, A-1078) 92, A-1078) 92, A-1078) E-2368)	140.525 140.538 140.579 140.642 140.700 140.Tb.K	am	R-2436- A-2290- F-3058)	148 210	0.00				(F12021) Z, A-214)
n am	92; A-2277) 92; A-3639) 92; A-1078) 92; A-1078) 92; A-1078) E-2368)	140.538 140.579 140.642 140.700 140.Tb.K	CALLE	(P.13211/02: A-837)	148.210	aill				r-2400) (B-2313)
a B B	92; A-2411) 92; A-3639) 92; A-1078) 92; A-1078) E-2368)	140.579 140.642 140.700 140.Tb.K		(F-13211/92; A-631)	148.220	am			am ((P-7545/92; A-251)
am	92; A-3639) 92; A-1078) 92; A-1078) 92; A-1078) E-2368)	140.579 140.642 140.700 140.Tb.K	am	(P-13211/92; A-837)	148.230	am	(P-14540/92; A-3296)	309.1 r)	(P-7982/92; A-1044)
am	92; A-1078) 92; A-1078) 92; A-1078) E-2368)	140.642 140.700 140.Tb.K	am	(P-12838/92; A-19146/92;	148.240	аш	(P-14540/92; A-3296)	309.2 r)	(P-7982/92; A-1044)
ann	92; A-1078) 92; A-1078) E-2368)	140.642 140.700 140.Tb.K		RQ-4517)	148.250	am	(P-14540/92; A-3296)	309.3 r		(P-7982/92; A-1044)
CALL	92; A-1078) E-2368)	140.700 140.Tb.K	am	(P-16495/92; A-6196)	148.260	am	(P-14540/92; A-3296)	309.4 r		(P-7982/92, A-1044)
	E-2368)	140.Tb.K	am	(P-7576/92; A-1112)	148.270	am	(P-14540/92; A-3296)	309.5		
117.15 n (P-2126) (E-2368)		3 1/4 5	am	(P-15296/92; A-2951)	148.280	am	(P-14540/92: A-3296)	3.09.6)	
120.61 am (P-2114)		144.3	am	(P-2477)	148.290	am		309.7		×
120.70 am (P-711)		144.25	am	(P-2477)	148 310	me		3008		A
120.73 n (P-711)		144.50	am	(P-2477)	148 320	am	(P-14540/92: A-3296)	309.0		A.
(P-711)		144.75	am	(P-2477)	140 10	, a	(D-14535/00: A-3017)	300 10		(<
4	P-14544/92; A-1102)	144,125	am	(P-2477)	149.75	11	(F-14535/92, A-3217)	309.10		D 7082/03 A 3044)
121.3 am (P-13385/92:	92: A-644)	144 150	un	(P-2477)	140 50	ain a		200.000		
(P-15813/9	(P-15813/92; A-4333)	144.175	am	(P-2477)	140.75	alli	(F-14535/92, A-3211)	309.12		(F-1962/92; A-1044)
121.24 r (P-15813/9)	(P-15813/92; A-4333)	144.205	am	(P-2477)	149:13	uma o	(D 14535/02: A 3217)	300.13		
(P-15813/9)	(P-15813/92: A-4333)	144.230		(B-899)	140 105	anna anna	(D 14525/02: A 2217)	3000		(F-1962/92, A-1044)
121.26 r (P-15813/92;	92; A-4333)	144.250	am	(P-2477)	149.103	HIII OTTO	(F-14333/92; A-3217)	300.15		
121.27 r (P-15813/92;	92: A-4333)	147.5	am	(P-1716)	140 140	ann		300.10		
121.28 r (P-15813/92:	92: A-4333)	147.25	am	(P-5471)	149.140	11	(F-14333/32, A-3217)	300.10		(P-1902/92, A-1044)
	(P-15813/92: A-4333)	147.50	0 000	(I 5471)	149.130	am	(F-14333/92; A-3211)	309.18		P-1982/92; A-1044)
am	P-13385/92- A-644)	147 150	ann		100.1	am	(F-3820)	309.19 r		(F-7982/92; A-1044)
ame o	33. 4 644)	061.141	am	(F-13213/92; A-1128)	160.5	am	(P-3820)	309.20 r		
ami	22, 4-044)	200 24 5		(F-54/1)	160.15	п	(P-3820)	309.21 r		(P-7982/92; A-1044)
	72; A-044)	147.205	am	(P-13215/92; A-1128)	160.25	п	(P-3820)	309.22 r		(P-7982/92; A-1044)
u	(P-15813/92; A-4333)	147.Tb.A	am	(P-5471)	160.77	п	(P-3820)	309.23 r	0	(P-7982/92; A-1044)
u	(P-15813/92; A-4333)	147.Tb.B	am	(P-5471)	160.85	п	(P-8892/92; A-2272)	330.5 at	am ()	P-1259)
u	(P-15813/92; A-4333)	147.Tb.C	am	(P-1716)	165.70	am	(P-2110)	330.6 ан	am ()	P-1259)
u		147.Tb.D.	am	(P-5471)	220.625	am	(P-883) (E-1179)	336.10 n		P-7963/92; A-1026)
u	92; A-4333)	147.Tb.E	am	(P-5471)	220.635	am	(P-883) (E-1179)	336.20 n		(P-7963/92; A-1026)
п	92; A-4333)	147.Tb.F	am	(P-1716)	240.729	n	(P-12251/92; A-224)			
u	12; A-4333)	147.Tb.G	ı	(P-5471)	240,1510	am	(P-15203/92; A-6090)			(P-7963/92; A-1026)
(21.176 n (P-15813/92;)2; A-4333)	148.25	п	(P-14540/92; A-3296)	240.1520	am	(P-15203/92; A-6090)			(P-7963/92; A-1026)
121.178 n (P-15813/92;)2; A-4333)	148.30	am	(P-14540/92; A-3296)	240.1530	am				
u	22; A-4333)	148.40	am	(P-14540/92; A-3296)	240,1535	am		336.70 n		(P-7963/92; A-1026)
u	(P-15813/92; A-4333)	148.50	am	(P-14540/92; A-3296)	240.1540	am	(P-15203/92; A-6090)			(P-7963/92; A-1026)
(P-15813/92; A-4333)	12; A-4333)	148.60	am	(P-14540/92; A-3296)	240.1545	am	(P-15203/92: A-6090)			P-7963/92; A-1026)

This Property Pr	\$22.20 \$22.30		
(P.7565792; A-1026) 540.50 n (P.7068792; A-1026) 560.50 n (P.7068792; A-1026) 67.70 n (P.7565792; A-1026) 552.20 am (P.1418992; A-1885) 67.90 n (P.7565792; A-1026) 552.20 am (P.1418992; A-1885) 67.10 n (P.756573; A-1026) 557.10 am (P.1404992; A-1489) 67.110 n (P.756573; A-1026) 557.10 am (P.1404939; A-1489) 67.110 n (P.756573; A-1026) 557.10 am (P.1404939; A-1489) 67.110 n (P.756572; A-1026) 557.10 am (P.1404939; A-1489) 67.110 n (P.756572; A-1046) 600.100 am (P.15757; W-3687) 77.10 n (P.7569902; A-1046) 600.100 am (P.15757; W-3687) 77.20 n (P.7599902; A-1046) 600.100 am (P.156579; A-4256) 77.20 n (P.7599902; A-1046) 600.100 am (P.156579; A-4256) 77.20 n	522.30	20 am (P-981)	(81)
(P.7966/922, A-1026) S62.20 am (P.74869/92, A-1026) G7.80 n (P.7966/922, A-1026) S62.20 am (P.74869/92, A-1026) G7.20 n (P.7966/92, A-1026) G7.20 n (P.7969/92, A-1026) G7.20 n (P.7969/92, A-1026) G7.20 n (P.7969/92, A-1026) G7.10 n n (P.7969/92, A-1026) S67.20 am (P.1060/92, A-1049) G7.110 n n (P.7969/92, A-1046) S67.20 am (P.1060/92, A-1049) G7.110 n n (P.7969/92, A-1046) S62.20 am (P.1975, W-3687) G7.140 n n (P.7969/92, A-1046) S60.200 am (P.1984/92, A-2657) G7.140 n n (P.7969/92, A-1046) S60.200 am (P.1847/92, A-2657) T7.20 n n (P.7969/92, A-1046) S60.200 am (P.1566/92, A-2657) T7.20 n n (P.7969/92, A-1046) S60.200 am (P.1566/92, A-2677) T7.20			(81)
Principal Color Principal	522.50	am	(81)
C	522.80	am	(81)
C	522,120	am	(81)
(P-799392; A-1046) S67 1100 am (P-1049392; A-1104) 67 1120 n n (P-799392; A-1026) S87 100 n (P-799393; A-1046) 650 300 nm (P-1795) 67 1130 n n (P-799992; A-1046) 650 300 nm (P-1795) 77.20 n n (P-799992; A-1046) 650 200 nm (P-1795) 77.20 n n (P-799992; A-1046) 650 200 nm (P-1796992; A-2675) 77.20 n n (P-799992; A-1046) 650 200 nm (P-1706592; A-2675) 77.70 n n (P-799992; A-1046) 650 200 nm (P-1506592; A-2675) 77.70 n n (P-799992; A-1046) 690 200 n (P-1506592; A-2675) 77.70 n n (P-799992; A-1046) 80.70 n (P-1506592; A-2675) 77.10 n n (P-799992; A-1046) 80.70 nm (P-7106592; A-2675) 77.10 n n	522.130		(81)
(P-799392; A-1026) 587.610 n (P-953192; A-1026) 587.610 n (P-953192; A-1026) 67.130 n n (P-799992; A-1046) 592.80 am (P-1975; W-3687) 67.130 n n (P-799992; A-1046) 582.30 am (P-1975; W-3687) 67.130 n n (P-799992; A-1046) 680.100 am (P-1975; W-3687) 77.20 n n (P-799992; A-1046) 680.100 am (P-1966592; A-3675) 77.20 n n (P-799992; A-1046) 690.200 am (P-1506592; A-3675) 77.70 n n (P-799992; A-1046) 690.400 am (P-1506592; A-3675) 77.70 n n (P-799992; A-1046) 690.400 am (P-71566592; A-3675) 77.70 n n (P-799992; A-1046) 827.00 am (P-7156690) 77.10 n n (P-799992; A-1046) 827.00 am (P-7156690) 77.10 n n	522.130	=	(81)
Price Pric	522 150	me	(81)
Proceedings	522 200	E	(81)
Price Pric	522.220	TIE CHE	(81)
C-7999/92, A-1046 665.100 am (P-15665/92, A-5675 77.20 and (P-7999/92, A-1046 660.100 am (P-15065/92, A-5675 77.20 and (P-7999/92, A-1046 660.100 am (P-15065/92, A-5675 77.20 and (P-7999/92, A-1046 660.100 am (P-15065/92, A-5675 77.20 and (P-7999/92, A-1046 690.300 am (P-15065/92, A-5675 77.20 and (P-7999/92, A-1046 730.700 r (P-7999/92, A-1046 730.700 am (P-7599/92, A-1046 730.700 am (P-7599/92, A-1046 730.700 am (P-7599/92, A-1046 730.700 am (P-7599/92, A-1046 730.700 am (P-75384/92, A-1137 77.110 and (P-7999/92, A-1046 730.700 am (P-75384/92, A-1137 77.110 and (P-7999/92, A-1046 730.700 am (P-15384/92, A-1137 77.110 and (P-7999/92, A-1046 730.700 am (P-15384/92, A-1137 77.120 and (P-7999/92, A-1046 730.700 am (P-15384/92, A-1137 77.110 and (P-7999/92, A-1046 730.700 am (P-15384/92, A-1137 74.137 74.130 am and (P-7599/92, A-1046 730.700 am (P-15384/92, A-1137 74.130 am and (P-7599/92, A-1046 730.700 am (P-15384/92, A-1137 74.130 am and (P-7599/92, A-1046 730.700 am (P-15384/92, A-1137 74.130 am and (P-7569/92, A-1046 730.700 am (P-15384/92, A-1137 74.130 am and (P-7569/92, A-222) and (P-7599/92, A-1137 74.130 74.130 am and (P-7561/92, A-222) and (P-7599/92, A-1137 74.130	1 11 555	aiii	(81)
Private Priv	01.005	1 1	7735/07. A 4404)
Private Priv	700.10		F-1/233/92; A-4464)
n (P-7999922, A-1046) 690.200 am (P-15065/922, A-3675) 77.540 n n (P-7999922, A-1046) 690.200 am (P-15065/92, A-3675) 77.50 n n (P-7999/92, A-1046) 690.400 am (P-71, A-6260) 77.70 n n (P-7999/92, A-1046) 827.30 am (P-77, A-6260) 77.90 n n (P-7999/92, A-1046) 827.30 am (P-77, A-6260) 77.10 n n (P-7999/92, A-1046) 827.30 am (P-77, A-6260) 77.10 n n (P-7999/92, A-1046) 1200.10 am (P-18349/92, A-1137) 77.110 n n (P-7999/92, A-1046) 1200.00 am (P-1834/92, A-1137) 77.140 n n (P-7999/92, A-1046) 1200.00 am (P-1834/92, A-1137) 77.140 n n (P-7999/92, A-1046) 1200.00 am (P-1834/92, A-1137) 77.140 n n (P-7999/92, A-1046)	700.20	u	F-1/235/92; A-4484)
n (P.7999)92; A-1046/ft 690,300 am (P.15065)92; A-3675/ft 77.50 n n (P.7999)92; A-1046/ft 690,400 r (P.10997)92; A-425/ft 77.70 n n (P.7999)92; A-1046/ft 827.10 am (P.77; A-6260) 77.70 n n (P.7999)92; A-1046/ft 827.30 am (P.77; A-6260) 77.10 n n (P.7999)92; A-1046/ft 827.30 am (P.77; A-6260) 77.100 n n (P.7999)92; A-1046/ft 1200.10 am (P.1354)92; A-1137 77.110 n n (P.7999)92; A-1046/ft 1200.30 am (P.15354)92; A-1137 77.140 n n (P.7999)92; A-1046/ft 1200.40 am (P.15354)92; A-1137 77.140 n n (P.7999)92; A-1046/ft 1200.40 am (P.15354)92; A-1137 440.520 am n (P.7999)92; A-1046/ft 1200.40 am (P.15354)92; A-1137 440.520 am n <th< td=""><td>700.30</td><td>п</td><td>P-17235/92; A-4484)</td></th<>	700.30	п	P-17235/92; A-4484)
n (P7999)92, A-1046/ 690,400 am (P-1039792, A-3675) 77.60 n n (P7999)92, A-1046/ 827.10 am (P-77, A-6260) 77.90 n n (P7999)92, A-1046/ 827.30 am (P-77, A-6260) 77.10 n n (P7999)92, A-1046/ 827.30 am (P-77, A-6260) 77.10 n n (P7999)92, A-1046/ 1200,10 am (P-77, A-6260) 77.110 n n (P7999)92, A-1046/ 1200,10 am (P-185492)2, A-1137 77.140 n n (P7999)92, A-1046/ 1200,30 am (P-183492, A-1137) 77.140 n n (P7999)92, A-1046/ 1200,40 am (P-183492, A-1137) 77.140 n n (P7999)92, A-1046/ 1200,40 am (P-183492, A-1137) 77.140 n n (P7999)92, A-1046/ 1200,10 am (P-183492, A-1137) 77.140 n n (P7999)92, A-1046/ 1200,10	700.40	п	(P-17235/92; A-4484)
n (P-7999)92, A-1046) 730.700 r (P-10397)92; A-425) 77.70 n n n (P-7999)92, A-1046) 827.10 am (P-77; A-6260) 77.80 n n (P-7999)92, A-1046) 827.30 am (P-77; A-6260) 77.90 n n (P-7999)92, A-1046) 827.30 am (P-77; A-6260) 77.100 n n (P-7999)92, A-1046) 827.30 am (P-1853492; A-1137) 77.120 n n n (P-7999)92, A-1046) 1200.10 am (P-1853492; A-1137) 77.120 n n n (P-7999)92, A-1046) 1200.20 am (P-1853492; A-1137) 77.120 n n n (P-7999)92, A-1046) 1200.30 am (P-1853492; A-1137) 77.140 n n n (P-7999)92, A-1046) 1200.40 am (P-1853492; A-1137) 77.140 n n n (P-7999)92, A-1046) 1200.40 am (P-1853492; A-1137) 77.140 n n n n n n n n n n n n n n n n n n n	700.50	п	
n (P-79999/92, A-1046) 827.10 am (P-77999/92, A-1046) 77.80 n n (P-7999/92, A-1046) 827.30 am (P-77, A-6260) 77.100 n n (P-7999/92, A-1046) 820.50 am (P-18759/92, A-1137) 77.110 n n (P-7999/92, A-1046) 1200.0 am (P-18354/92, A-1137) 77.140 n n (P-7999/92, A-1046) 1200.30 am (P-15354/92, A-1137) 77.140 n n (P-7999/92, A-1046) 1200.30 am (P-15354/92, A-1137) 77.140 n n (P-7999/92, A-1046) 1200.50 am (P-15354/92, A-1137) 77.140 n n (P-7999/92, A-1046) 1200.0 am (P-15354/92, A-1137) 442.435 am n (P-7999/92, A-1046) 1200.0 am (P-15354/92, A-1137) 440.520 am n (P-7999/92, A-1046) 1200.10 am (P-15354/92, A-1137) 451.10 am n (700.60	u	(P-17235/92; A-4484)
n (P-7999/92; A-1046) 827.30 am (P-77; A-6260) 77.100 n n (P-7999/92; A-1046) 827.40 am (P-77; A-6260) 77.110 n n (P-7999/92; A-1046) 1200.10 am (P-15354/92; A-1137) 77.120 n n (P-7999/92; A-1046) 1200.20 am (P-15354/92; A-1137) 77.120 n n (P-7999/92; A-1046) 1200.40 am (P-15354/92; A-1137) 77.130 n n (P-7999/92; A-1046) 1200.50 am (P-15354/92; A-1137) 77.140 n n (P-7999/92; A-1046) 1200.50 am (P-15354/92; A-1137) 442.435 am n (P-7999/92; A-1046) 1200.00 am (P-15354/92; A-1137) 451.15 am n (P-7999/92; A-1046) 1200.00 am (P-15354/92; A-1137) 451.15 am n (P-7999/92; A-1046) 1200.00 am (P-15354/92; A-1137) 451.10 am n (P-7999/92; A-1046) 1200.00 am (P-6418) 451.130 am n (P-7561/92; A-272) 10.30 am (P-6418) 451.130 am n (P-7561/92; A-272) 10.50 am (P-6418) 451.140 am n (P-1731) 67.10 am (P-6418) 451.140 am n (P-1731) 67.10 am (P-6418) 451.140 am n (P-1731) 67.10 am (P-6418) 451.110 am n (P-1731) 67.10 am (P-1767) 451.110 am	700.70	u	(P-17235/92; A-4484)
n (P-7999/92; A-1046) 827.40 am (P-77; A-6260) 77.100 n n (P-7999/92; A-1046) 820.50 am (P-17549) 77.110 n n (P-7999/92; A-1046) 1200.10 am (P-15354/92; A-1137) 77.110 n n (P-7999/92; A-1046) 1200.20 am (P-15354/92; A-1137) 77.140 n n (P-7999/92; A-1046) 1200.50 am (P-15354/92; A-1137) 77.140 n n (P-7999/92; A-1046) 1200.60 am (P-15354/92; A-1137) 47.435 am n (P-7999/92; A-1046) 1200.00 am (P-15354/92; A-1137) 442.435 am n (P-7999/92; A-1046) 1200.100 am (P-15354/92; A-1137) 442.435 am n (P-7999/92; A-1046) 1200.100 am (P-15354/92; A-1137) 451.13 451.100 am n (P-7999/92; A-1046) 1200.100 am (P-15354/92; A-1137) 451.100 am	700.80	u	(P-17235/92; A-4484)
n (P-7999/92; A-264) 830.50 am (P-1854/92; A-1137) 77.110 n n (P-7999/92; A-1046) 1200.10 am (P-15354/92; A-1137) 77.120 n n (P-7999/92; A-1046) 1200.30 am (P-15354/92; A-1137) 77.140 n n (P-7999/92; A-1046) 1200.40 am (P-15354/92; A-1137) 77.140 n n (P-7999/92; A-1046) 1200.50 am (P-15354/92; A-1137) 77.Ex.A n n (P-7999/92; A-1046) 1200.70 am (P-15354/92; A-1137) 445.135 am n (P-7999/92; A-1046) 1200.10 am (P-15354/92; A-1137) 451.15 am,# n (P-7999/92; A-1046) 1200.10 am (P-15354/92; A-1137) 451.15 am,# n (P-7999/92; A-1046) 1200.10 am (P-15354/92; A-1137) 451.15 am,# n (P-7999/92; A-1046) 1200.10 am (P-15354/92; A-1137) 451.13 am,# n	700.90	u	(P-17235/92; A-4484)
n (P-7999/92; A-1046) 1200.10 am (P-15354/92; A-1137) 77.120 n n (P-7999/92; A-1046) 1200.20 am (P-15354/92; A-1137) 77.130 n n (P-7999/92; A-1046) 1200.30 am (P-15354/92; A-1137) 77.130 n n (P-7999/92; A-1046) 1200.50 am (P-15354/92; A-1137) 77.Ex.A n n (P-7999/92; A-1046) 1200.50 am (P-15354/92; A-1137) 440.520 am n (P-7999/92; A-1046) 1200.00 am (P-15334/92; A-1137) 441.13 am.# n (P-7999/92; A-1046) 1200.00 am (P-15334/92; A-1137) 451.15 am.# n (P-7999/92; A-1046) 1200.100 am (P-15334/92; A-1137) 451.15 am.# n (P-7999/92; A-1046) 1200.100 am (P-15334/92; A-1137) 451.10 am.# n (P-7999/92; A-1046) 1200.100 am (P-15334/92; A-1137) 451.10 am.#	700.100	п	P-17235/92; A-4484)
n (P-7999/92; A-1046) 1200.20 am (P-15354/92; A-1137) 77.130 n n (P-7999/92; A-1046) 1200.30 am (P-15354/92; A-1137) 77.130 n n (P-7999/92; A-1046) 1200.40 am (P-15354/92; A-1137) 77.130 n n (P-7999/92; A-1046) 1200.60 am (P-15354/92; A-1137) 442.435 am n (P-7999/92; A-1046) 1200.00 am (P-15354/92; A-1137) 442.435 am n (P-7999/92; A-1046) 1200.00 am (P-15354/92; A-1137) 451.15 am n (P-7999/92; A-1046) 1200.10 am (P-15354/92; A-1137) 451.15 am n (P-7999/92; A-1046) 1200.10 am (P-15354/92; A-1137) 451.20 am n (P-7999/92; A-1046) 1200.00 am (P-15354/92; A-1137) 451.20 am n (P-7999/92; A-1046) 1200.00 am (P-15354/92; A-1137) 451.20 am n <td>700.110</td> <td>п</td> <td>(P-17235/92; A-4484)</td>	700.110	п	(P-17235/92; A-4484)
n (P-7999/92; A-1046) 1200.30 am (P-15354/92; A-1137) 77.140 n n (P-7999/92; A-1046) 1200.40 am (P-15354/92; A-1137) 77.Ex.A n n (P-7999/92; A-1046) 1200.50 am (P-15354/92; A-1137) 440.520 am n (P-7999/92; A-1046) 1200.00 am (P-15354/92; A-1137) 451.15 am n (P-7999/92; A-1046) 1200.100 am (P-15354/92; A-1137) 451.15 am,# n (P-7999/92; A-1046) 1200.100 am (P-15354/92; A-1137) 451.15 am,# n (P-7999/92; A-1046) 1200.100 am (P-15354/92; A-1137) 451.15 am,# n (P-7999/92; A-1046) 1200.100 am (P-15354/92; A-1137) 451.15 am,# n (P-7999/92; A-1046) 1200.100 am (P-6418) 451.100 am,# n (P-7999/92; A-1046) 10.10 am (P-6418) 451.100 am,# n	704.10	u	(P-17244/92; A-4494)
n (P-7999/92; A-1046) 1200.40 am (P-13354/92; A-1137) 77.Ex.A n n (P-7999/92; A-1046) 1200.50 am (P-13354/92; A-1137) 440.520 am n (P-7999/92; A-1046) 1200.70 am (P-13354/92; A-1137) 440.520 am n (P-7999/92; A-1046) 1200.00 am (P-13354/92; A-1137) 451.15 am n (P-7999/92; A-1046) 1200.100 am (P-13354/92; A-1137) 451.15 am n (P-7999/92; A-1046) 1200.100 am (P-13354/92; A-1137) 451.15 am n (P-7999/92; A-1046) 1200.00 am (P-13354/92; A-1137) 451.20 am n (P-7999/92; A-1046) 1200.00 am (P-15354/92; A-1137) 451.20 am n (P-7999/92; A-1046) 1200.00 am (P-15354/92; A-1137) 451.10 am n (P-7999/92; A-1046) 10.00 am (P-6418) 451.10 am r	704.20	п	(P-17244/92; A-4494)
n (P-7999/92; A-1046) 1200.50 am (P-15354/92; A-1137) 440.520 am n (P-7999/92; A-1046) 1200.60 am (P-15354/92; A-1137) 442.435 am n (P-7999/92; A-1046) 1200.70 am (P-15354/92; A-1137) 451.10 am n (P-7999/92; A-1046) 1200.100 am (P-15354/92; A-1137) 451.20 am n (P-7999/92; A-1046) 1200.110 am (P-15354/92; A-1137) 451.20 am n (P-7999/92; A-1046) 1200.110 am (P-15354/92; A-1137) 451.50 # n (P-7999/92; A-1046) 1200.10 am (P-15354/92; A-1137) 451.50 am n (P-7999/92; A-1046) 1200.10 am (P-15354/92; A-1137) 451.10 am n (P-7999/92; A-1046) 10.10 am (P-6418) 451.10 am n (P-7561/92; A-257) 10.30 am (P-6418) 451.10 am r (P-7561/9	704.30	u	(P-17244/92; A-4494)
n (P-7999/92; A-1046) 1200.60 am (P-15354/92; A-1137) 442.435 am n (P-7999/92; A-1046) 1200.70 am (P-15354/92; A-1137) 451.10 am n (P-7999/92; A-1046) 1200.80 am (P-15354/92; A-1137) 451.15 am,# n (P-7999/92; A-1046) 1200.110 am (P-15354/92; A-1137) 451.50 am n (P-7999/92; A-1046) 1200.110 am (P-15354/92; A-1137) 451.50 am n (P-7999/92; A-1046) 1200.Ap.A am (P-15354/92; A-1137) 451.50 am n (P-7999/92; A-1046) 1717LE 92 am (P-6418) 451.00 am n (P-7999/92; A-1046) 1717LE 92 am (P-6418) 451.00 am n (P-7561/92; A-272) 10.20 am (P-6418) 451.10 am r (P-7561/92; A-272) 10.40 am (P-6418) 451.130 am r (P-7561/92; A-272)		п	(P-17244/92; A-4494)
n (P-7999/92; A-1046) 1200.70 am (P-15354/92; A-1137) 451.10 am n (P-7999/92; A-1046) 1200.80 am (P-15354/92; A-1137) 451.15 am,# n (P-7999/92; A-1046) 1200.100 am (P-15354/92; A-1137) 451.15 am,# n (P-7999/92; A-1046) 1200.4p.A am (P-15354/92; A-1137) 451.20 am n (P-7999/92; A-1046) 1200.Ap.A am (P-15354/92; A-1137) 451.50 # n (P-7999/92; A-1046) TITLE 92 (P-6418) 451.70 am am (P-7561/92; A-279) 10.10 am (P-6418) 451.90 am r (P-7561/92; A-272) 10.20 am (P-6418) 451.10 am r (P-7561/92; A-272) 10.40 am (P-6418) 451.130 am r (P-7561/92; A-272) 10.60 am (P-6418) 451.130 am r (P-1751/92) am (P-6418)	92; A-3540) 704.50	u	
n (P-7999/92; A-1046) 1200.80 am (P-15354/92; A-1137) 451.15 am,# n (P-7999/92; A-1046) 1200.100 am (P-15354/92; A-1137) 451.20 am n (P-7999/92; A-1046) 1200.110 am (P-15354/92; A-1137) 451.20 am n (P-7999/92; A-1046) 1200.Ap.A am (P-15354/92; A-1137) 451.50 # n (P-7999/92; A-1046) 1200.Ap.A am (P-15354/92; A-1137) 451.50 am n (P-7999/92; A-1046) 1717LE 92 (P-6418) 451.80 am am (P-7531/92; A-259) 10.10 am (P-6418) 451.80 am r (P-7561/92; A-272) 10.20 am (P-6418) 451.10 am r (P-7561/92; A-272) 10.40 am (P-6418) 451.130 am r (P-7561/92; A-272) 10.60 am (P-6418) 451.130 am r (P-1731) am (P-6418)	704.60	u	(P-17244/92; A-4494)
n (P-7999/92; A-1046) 1200.100 am (P-15354/92; A-1137) 451.20 am n (P-7999/92; A-1046) 1200.110 am (P-15354/92; A-1137) 451.25 am n (P-7999/92; A-1046) 1200.Ap. A am (P-15354/92; A-1137) 451.20 am n (P-7999/92; A-1046) 1200.Ap. A am (P-6418) 451.00 am n (P-7999/92; A-1046) TITLE 9.2 A 451.00 am n (P-7531/92; A-259) 10.10 am (P-6418) 451.30 am r (P-7561/92; A-272) 10.30 am (P-6418) 451.10 am r (P-7561/92; A-272) 10.40 am (P-6418) 451.10 am r (P-7561/92; A-272) 10.50 am (P-6418) 451.10 am r (P-7561/92; A-272) 10.50 am (P-6418) 451.10 am r (P-1731) 10.80 am (P-6418) 451.1	704.70	u	(P-17244/92; A-4494)
n (P-7999/92; A-1046) 1200.110 am (P-15354/92; A-1137) 451.25 am n (P-7999/92; A-1046) 1200.Ap. A am (P-15354/92; A-1137) 451.50 # n (P-7999/92; A-1046) TITLE 92 A51.50 am 451.50 am n (P-7539/92; A-259) TITLE 92 A51.80 am 451.90 am r (P-7561/92; A-272) 10.30 am (P-6418) 451.100 am r (P-7561/92; A-272) 10.30 am (P-6418) 451.100 am r (P-7561/92; A-272) 10.40 am (P-6418) 451.100 am r (P-7561/92; A-272) 10.50 am (P-6418) 451.100 am r (P-7561/92; A-272) 10.70 am (P-6418) 451.140 am r (P-1731) 10.80 am (P-6418) 451.150 am am (P-1731) 67.10 (P-1767) 451.11.7	704.80	п	
n (P-7999/92; A-1046) 1200.Ap.A am (P-15354/92; A-1137) 451.50 # n (P-7999/92; A-1046) TITLE 92 A-1046 TITLE 92 A-1046 A-1040 A-1040 </td <td>704.90</td> <td>п</td> <td></td>	704.90	п	
n (P-7999/92; A-1046) TITLE 92 451.60 am n (P-7999/92; A-1046) TITLE 92 451.60 am am (P-753/92; A-259) 10.10 am (P-6418) 451.80 am r (P-754/92; A-259) 10.20 am (P-6418) 451.100 am r (P-7561/92; A-272) 10.30 am (P-6418) 451.100 am r (P-7561/92; A-272) 10.60 am (P-6418) 451.130 am r (P-7561/92; A-272) 10.60 am (P-6418) 451.130 am r (P-7561/92; A-272) 10.60 am (P-6418) 451.130 am r (P-1731) 10.70 am (P-6418) 451.140 am sam (P-1731) 67.10 n (P-6418) 451.150 am sam (P-1731) 67.20 n (P-1767) 451.11.C n am (P-1767) (P-1767)	704.100	п	(P-17244/92; A-4494)
n (P-7999/92; A-1046) TITLE 92 451.70 am am (P-753/92; A-259) 10.10 am (P-6418) 451.80 am r (P-753/92; A-259) 10.20 am (P-6418) 451.90 am r (P-7561/92; A-272) 10.30 am (P-6418) 451.100 am r (P-7561/92; A-272) 10.50 am (P-6418) 451.120 am r (P-7561/92; A-272) 10.60 am (P-6418) 451.130 am r (P-1701/92; A-272) 10.60 am (P-6418) 451.130 am gm (P-1731) 10.70 am (P-6418) 451.140 am am (P-1731) 67.10 (P-6418) 451.150 am am (P-1731) 67.20 (P-1767) 451.160 am am (P-1731) 67.20 (P-1767) 451.11.C n am (P-1731) 67.30 (P-1767) 45	704.110	п	(P-17244/92; A-4494)
am (P-753/92; A-259) 10.10 am (P-6418) 451.80 am am (P-753/92; A-259) 10.20 am (P-6418) 451.90 am r (P-7561/92; A-272) 10.30 am (P-6418) 451.100 am r (P-7561/92; A-272) 10.50 am (P-6418) 451.120 am r (P-7561/92; A-272) 10.60 am (P-6418) 451.130 am gm (P-1701/92; A-272) 10.60 am (P-6418) 451.150 am am (P-1731) 10.80 am (P-6418) 451.150 am am (P-1731) 67.10 (P-6418) 451.150 am am (P-1731) 67.20 (P-1767) 451.160 am am (P-1731) 67.30 (P-1767) 451.11.C n am (P-1731) 67.40 (P-1767) 451.11.D n	704.120	п	
am (P-753/92; A-259) 10.20 am (P-6418) 451.90 am r (P-7561/92; A-272) 10.30 am (P-6418) 451.100 am r (P-7561/92; A-272) 10.40 am (P-6418) 451.110 am r (P-7561/92; A-272) 10.50 am (P-6418) 451.120 am r (P-1707/92; A-272) 10.60 am (P-6418) 451.130 am am (P-1731) 10.80 am (P-6418) 451.150 am am (P-1731) 67.10 (P-6418) 451.150 am am (P-1731) 67.20 (P-1767) 451.160 am am (P-1731) 67.20 (P-1767) 451.11.C n am (P-1731) 67.30 (P-1767) 451.11.D n	704.130	п	(P-17244/92; A-4494)
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